



ಕರ್ನಾಟಕ ರಾಜ್ಯಪತ್ರ

ಅಧಿಕೃತವಾಗಿ ಪ್ರಕಟಿಸಲಾದುದು

ಸಂಪುಟ-೧೫೭ Volume-157	ಕಲಬುರಗಿ, ಮಂಗಳವಾರ, ೧೩, ಸೆಪ್ಟೆಂಬರ್, ೨೦೨೨ (ಭಾದ್ರಪದ, ೨೨, ಶಕವರ್ಷ, ೧೯೪೪) KALABURAGI, TUESDAY, 13, SEPTEMBER, 2022 (BHADRAPADA, 22, SHAKAVARSHA, 1944)	ಸಂಚಿಕೆ- ೭೮ Issue - 78
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ಭಾಗ ೬-ಸಿ

ಕಲಬುರಗಿ ವಿಭಾಗಕ್ಕೆ ಮತ್ತು ಕಲಬುರಗಿ, ಬಳ್ಳಾರಿ, ರಾಯಚೂರು, ಬೀದರ, ಕೊಪ್ಪಳ, ಯಾದಗಿರಿ ಮತ್ತು ವಿಜಯನಗರ ಜಿಲ್ಲೆಗಳಿಗೆ ಸ್ಥಳೀಯವಾಗಿ ಅನ್ವಯವಾಗುವ ಅಧಿಸೂಚನೆಗಳು ಮತ್ತು ಆದೇಶಗಳು ಶಾಸನಬದ್ಧವಲ್ಲದ ಆದರೆ ಜಮೀನು ಸಂಗ್ರಹಣ ಶಾಸನದ ಮೇರೆಗೆ ಹೊರಡಿಸಿದ ಅಧಿಸೂಚನೆಗಳ ಸಹಿತವಾಗಿ ಸರ್ಕಾರದ ಅಧಿಸೂಚನೆಗಳು.

ವಿಶೇಷ ಜಿಲ್ಲಾಧಿಕಾರಿಗಳು ಹಾಗೂ ಸಮೂಹ ವ್ಯವಸ್ಥಾಪಕರವರ ಕಾರ್ಯಾಲಯ, ಭೂಸ್ವಾಧೀನ, ಪುನರವಸತಿ ಮತ್ತು ಪುನರನಿರ್ಮಾಣ, ಕೃ.ಮೇ.ಯೋ.ನವನಗರ- ಬಾಗಲಕೋಟೆ ಭೂಸ್ವಾಧೀನ ಪ್ರಕ್ರಿಯೆಯಲ್ಲಿ, ಪಾರದರ್ಶಕತೆ ಮತ್ತು ಸೂಕ್ತ ಪರಿಹಾರದ ಹಕ್ಕು, ಪುನರವಸತಿ ಮತ್ತು ಪುನರನಿರ್ಮಾಣ ಕಾಯ್ದೆ-2013ರ (ದಿನಾಂಕ:01-01-2014 ರಿಂದ ಜಾರಿಗೆ ತಂದ ಅಧಿಸೂಚನೆ ಪ್ರಕಾರ) ರೊಂದಿಗೆ ಓದಲಾದ ಕಲಂ 11(1)ರಲ್ಲಿ ಮಾಡಿದ

ಅಧಿಸೂಚನೆ,ಕ್ರಮಾಂಕ:ವಿಜಿಬಾ/ಭೂಸ್ವಾ/ಸಿಆರ್- 116/2021-22

ಈ ಕೆಳಗಿನ ಅನುಸೂಚಿಯಲ್ಲಿ ಕಾಣಿಸಿದ ಜಮೀನುಗಳು ಒಂದು ಸಾರ್ವಜನಿಕ ಉದ್ದೇಶಕ್ಕಾಗಿ ಅಂದರೆ ನಾರಾಯಣಪುರ ಬಲದಂಡೆ ಕಾಲುವೆಯ ವಿತರಣಾ ಕಾಲುವೆ 9(ಎ)ರಲ್ಲಿ ಬರುವ ಅರಕೇರಾ ವಿತರಣಾ ಕಾಲುವೆಯ ಲ್ಯಾಟರಲ್-2ರಲ್ಲಿ ಕಿ.ಮೀ 2.00 ರಲ್ಲಿ 4.00 ರಿಂದ 6.00 ರವರೆಗೆ ಅಧಿಕ/ಹೆಚ್ಚುವರಿ ನಿರ್ಮಾಣಕ್ಕಾಗಿ ಭೂಸ್ವಾಧೀನ ಪಡಿಸಿಕೊಳ್ಳುವ (ನೀರಾವರಿ ಯೋಜನೆಗಾಗಿ) ಬೇಕಾಗುವುದೆಂದು ವಿಶೇಷ ಜಿಲ್ಲಾಧಿಕಾರಿಗಳು, ಭೂಸ್ವಾಧೀನ, ಪುನರವಸತಿ ಮತ್ತು ಪುನರನಿರ್ಮಾಣ, ಕೃಷಿ ಮೇಲ್ದಂಡೆ ಯೋಜನೆ,ನವನಗರ-ಬಾಗಲಕೋಟೆ ಇವರಿಗೆ ಕಂಡು ಬಂದಿದೆ.

ಈ ಮೂಲಕ ತಿಳಿಸುವುದೇನೆಂದರೆ ಭೂಸ್ವಾಧೀನ ಪ್ರಕ್ರಿಯೆಯಲ್ಲಿ ಪಾರದರ್ಶಕತೆ ಮತ್ತು ಸೂಕ್ತ ಪರಿಹಾರದ ಹಕ್ಕು,ಪುನರವಸತಿ ಮತ್ತು ಪುನರನಿರ್ಮಾಣ ಕಾಯ್ದೆ 2013ರ (ದಿನಾಂಕ:01-01-2014 ರಿಂದ ಜಾರಿಗೆ ತಂದ ಅಧಿಸೂಚನೆ ಪ್ರಕಾರ) ಕರ್ನಾಟಕ ಸರ್ಕಾರದ ಆದೇಶ ಸಂ.ಕಂಇ/18/ಆರ್‌ಇಎಚ್/2014 ದಿ:06-02-2014 ರಂತೆ ಹೊಸ ಕಾಯ್ದೆ 2013ರ ಕಲಂ 11 ರ ಸೌಲಭ್ಯದ ಮೇರೆಗೆ (2013 ಕೇಂದ್ರದ 30ನೇ ಕಾಯ್ದೆ) ಸದರ ಕಾನೂನಿನ ಕಲಂ

(೨೦೪೯)

12ರ ಮೇರೆಗೆ ಪ್ರದತ್ತವಾದ ಅಧಿಕಾರ ಚಲಾಯಿಸುವಂತೆ ವಿಶೇಷ ಜಿಲ್ಲಾಧಿಕಾರಿಗಳು, ಕೃಷ್ಣಾ ಮೇಲ್ದಂಡೆ ಯೋಜನೆ, ನವನಗರ-ಬಾಗಲಕೋಟೆರವರು ಈ ಮೂಲಕ ಕಾರ್ಯಪಾಲನೆ ಪ್ರಾಧಿಕಾರವನ್ನು ವಿಶೇಷ ಭೂಸ್ವಾಧೀನಾಧಿಕಾರಿಗಳು, ಕೃಷ್ಣಾ ಮೇಲ್ದಂಡೆ ಯೋಜನೆ, ದೇವದುರ್ಗ ಇವರಿಗೆ ನೀಡಲಾಗಿದೆ ಹಾಗೂ ಕಲಂ 43ರ ಮೇರೆಗೆ ಪುನರವಸತಿ ಮತ್ತು ಪುನರನಿರ್ಮಾಣದ ಅಧಿಕೃತ ಪ್ರಾಧಿಕಾರದ ಕಾರ್ಯಪಾಲನೆಯನ್ನು ವಿಶೇಷ ಭೂಸ್ವಾಧೀನಾಧಿಕಾರಿಗಳು, ಕೃಷ್ಣಾ ಮೇಲ್ದಂಡೆ ಯೋಜನೆ, ದೇವದುರ್ಗ ಕ್ಯಾಂಪ ಬಿಕ್ಕುಹೊನ್ನಾಕುಣಿ ಇವರಿಗೆ ನೀಡಲಾಗಿದೆ.

ಸರ್ಕಾರದ ಆದೇಶ ಸಂ.ಕಂಇ/36/ಭೂಸ್ವಾಧೀನ/2014 ದಿನಾಂಕ:13-03-2014 ರನ್ವಯ ಮತ್ತು ತಿದ್ದುಪಡಿ ಆದೇಶ ದಿನಾಂಕ:22-04-2014 ರನ್ವಯ ಕಲಂ 6(2)ರ ಅಡಿಯಲ್ಲಿ ನೀರಾವರಿ ಯೋಜನೆಗಳಿಗಾಗಿ ಭೂಸ್ವಾಧೀನಪಡಿಸುವಾಗ ಪರಿಸರದ ಮೇಲಿನ ಪರಿಣಾಮ ನಿರ್ಧರಣದ ಅಂಶ (Environmental Impact Assessment) ಪ್ರಕ್ರಿಯೆಯನ್ನು ಬೇರಾವುದೇ ಕಾಯ್ದೆಗಳಡಿಯಲ್ಲಿ ಮಾಡಬೇಕಾದಲ್ಲಿ ಸಾಮಾಜಿಕ ನಿರ್ಧರಣದ ಅಂಶ (Social Impact Assessment) ಕೃಷ್ಣಾ ಮೇಲ್ದಂಡೆ ಯೋಜನೆಗೆ ಅನ್ವಯಿಸುವುದಿಲ್ಲವೆಂದು ಸ್ಪಷ್ಟೀಕರಿಸಿದೆ.

2013ರ ಕಾಯ್ದೆ ಕಲಂ 15(1)ರ ಮೇರೆಗೆ ಆಸಕ್ತಿವುಳ್ಳವರು ತಮ್ಮ ತಂಟೆ-ತಕರಾರುಗಳನ್ನು ಈ ಅಧಿಸೂಚನೆ ಪ್ರಕಟಗೊಂಡ 60 ದಿನದೊಳಗೆ ಈ ಕಾರ್ಯಾಲಯಕ್ಕೆ ಅರ್ಜಿ ಸಲ್ಲಿಸಬೇಕು ನಂತರ ಬಂದ ಅರ್ಜಿಗಳನ್ನು ಯಾವುದೇ ಮುನ್ನೂಚನೆ ನೀಡದೇ ವಿಲೇವಾರಿ ಹಾಕಲಾಗುವುದು.

ಈ ಜಮೀನು ಸ್ವಾಧೀನ ಕೇಲಸ ನಿರ್ವಹಿಸುವಲ್ಲಿ ಸರ್ಕಾರದಿಂದ ನೇಮಿಸಲ್ಪಟ್ಟ ಮೋಜಣಿದಾರರಿಗಾಗಲಿ ಅಥವಾ ಈ ಕೆಲಸ ಮಾಡುವವರಿಗೆ ಯಾರೂ ಅಡ್ಡಿ ಮಾಡಕೂಡದೆಂದು ಏಚ್ಚರಿಸಲಾಗಿದೆ. ಭೂಸ್ವಾಧೀನ ಪ್ರಕ್ರಿಯೆಯಲ್ಲಿ ಪಾರದರ್ಶಕತೆ ಮತ್ತು ಸೂಕ್ತ ಪರಿಹಾರದ ಹಕ್ಕು, ಪುನರವಸತಿ ಮತ್ತು ಪುನರನಿರ್ಮಾಣ ಕಾಯ್ದೆ 2013ರ ಕಾಯ್ದೆ ಕಲಂ 11(4)ರ ಮೇರೆಗೆ ಈ ಅಧಿಸೂಚನೆ ಪ್ರಕಟಗೊಂಡ ದಿನಾಂಕದಿಂದ ಸದರಿ ಸ್ವಾಧೀನಪಡಿಸಿಕೊಳ್ಳಲಿರುವ ಭೂಮಿಯನ್ನು ಒಪ್ಪಂದದ ಮೇರೆಗೆ ವಿಕ್ರಯಿಸುವ, ಭೋಗ್ಯಕ್ಕೆ ಅಡವಿಡುವ, ಅನುಭವಿಸುವ, ಬದಲಾಯಿಸುವ ಅಥವಾ ಇನ್ನಾವುದೇ ರೀತಿಯ ಅಭಿವೃದ್ಧಿ ಕಾರ್ಯಗಳನ್ನು ಕೈಗೊಳ್ಳಲು ನಿರ್ಬಂಧಿಸಿದೆ. ಅಂತಹ ಯಾವುದೇ ಕ್ರಯ ಅಥವಾ ಇನ್ನಾವುದೇ ರೀತಿಯ ಅಭಿವೃದ್ಧಿ ಕಾರ್ಯಗಳನ್ನು ಐತಿರ್ಪು ರಚಿಸುವಾಗ ಗಣನೆಗೆ ತೆಗೆದುಕೊಳ್ಳದೇ ಅಂತಿಮವಾಗಿ ಸದರಿ ಕಾಯ್ದೆ ಅನ್ವಯ ಭೂಸ್ವಾಧೀನ ಪಡಿಸಿಕೊಳ್ಳಲಾಗುವುದೆಂದು ಈ ಮೂಲಕ ತಿಳಿಯಪಡಿಸಲಾಗಿದೆ.

ಅನುಸೂಚಿ

(ಮೂಲಕಡತ ಸಂ. ಎಲ್.ಎ.ಕ್ಯೂ.ಎಸ್.ಆರ್-13,16,17,/16-17)

ಗ್ರಾಮ:ಮಲ್ಲಟ		ಹೋಬಳಿ:ಮಲ್ಲಟ	ತಾಲ್ಲೂಕು:ಸಿರವಾರ	ಜಿಲ್ಲೆ: ರಾಯಚೂರು	ಕಡತ ಸಂ.ಎಲ್.ಎ.ಕ್ಯೂ.ಎಸ್.ಆರ್-111/2020-21				
ಕ್ರ.ಸಂ.	ಖಾತೆದಾರರ ಹೆಸರು ಅನುಭವದಾರರ ಹೆಸರು	ಸರ್ವೆ ನಂಬರ್ ಪಹಣಿ ಪ್ರಕಾರ	ಜಮೀನಿನ ತರಹೆ	ಸಹರದ್ದು				ಜಮೀನಿ ವಿಸ್ತೀರ್ಣ	ಆಕಾರ ರೂ.ಪೈ
				ಉತ್ತರ	ದಕ್ಷಿಣ	ಪೂರ್ವ	ಪಶ್ಚಿಮ		
1	2	3	4	5	6	7	8	10	11
	ಗ್ರಾಮ:ಮಲ್ಲಟ								
	ನಾರಾಯಣಪುರ ಬಲದಂಡೆ ಕಾಲುವೆಯ ವಿತರಣಾ ಕಾಲುವೆ 9(ಎ)ರಲ್ಲಿ ಬರುವ ಆರಕೇರಾ ವಿತರಣಾ ಕಾಲುವೆಯ ಲ್ಯಾಟರಲ್-2 ರನಿರ್ಮಾಣಕ್ಕಾಗಿ								
1	ಸಿದ್ದನಗೌಡ ತಂ.ಬಸಯ್ಯ	22	ಮಿಷ್ಕಿ	ಗ್ರಾಮದಗಡಿ	21	23	18	0-12	0.48
2	ಬಸನಗೌಡ ತಂ.ಗಂಗನಗೌಡ ಹೆಚ್.ಡಿ.ಎಫ್.ಸಿ ಬ್ಯಾಂಕುರಾಯಚೂರು ರೂ.70.000	21/1	ಮಿಷ್ಕಿ	22	9	24	20	0-06	0.24

3	ಯಂಕಪ್ಪು ತಂ.ಹನಂತ್ರಾಯ ಆರ್.ಎಸ್.ಎಸ್.ಎನ್.ಹೊಸೂರು ರೂ.24000+ಪ್ರಾ.ಕ್ರ.ಪ.ಸ.ನಿ ನುಗಡೋಣಿ ಹೊಸೂರು ರೂ.30000+50000/	21/3	ಮಿಷಿಕ್	22	9	24	20	0-11	0.44
4	ಮಹ್ಮದ ತಂ.ಖಾಜಾಸಾಬ	9/1	ಮಿಷಿಕ್	20.21	8	24.27	10	0-07	0.28
5	ಖಾಸಿಂಸಾಬ ತಂ.ಮಲಿಕ್ಸಾಬ ಎಸ್.ಬಿ.ಐ.ಭಾಂಕೆ ಸಿರವಾರ ರೂ.100000/	24/3	ಮಿಷಿಕ್	23	27	25	21.9	0-01	0.01
6	ಆಮರೇಶ ತಂ.ಮಲ್ಲಯ್ಯ ಪಿ.ಕೆ.ಜೆ.ಬಿ. ಬ್ರಾಂಚ್ ಸಿರವಾರ.ರೂ.150000/	69/1/ಅ	ಮಿಷಿಕ್	61	80	68	70.71	0-15	0.6
7	ಆಮರೇಶ ತಂ.ಮಲ್ಲಯ್ಯ	69/2/ಅ	ಮಿಷಿಕ್	61	80	68	70.71	0-09	0.36
							ಒಟ್ಟು	1-21	
ನಾರಾಯಣಪುರ ಬಲದಂಡೆ ಕಾಲುವೆಯ ವಿತರಣಾ ಕಾಲುವೆ 9(ಎ)ರಲ್ಲಿ ಬರುವ ಅರಕೇರಾ ವಿತರಣಾ ಕಾಲುವೆಯ ಲ್ಯಾಟರಲ್-2ರಲ್ಲಿ ಸಬ್ ಲ್ಯಾಟರಲ್-2ರ (ಕಿ.ಮೀ 2.00 ರಿಂದ 4.00) ಅಧಿಕ/ಹೆಚ್ಚುವರಿ ನಿರ್ಮಾಣಕ್ಕಾಗಿ									
	ಗ್ರಾಮ:ನಾರಬಂಡ								
8	ಗನ್ನಪ್ಪ ತಂ.ಹೂಮಲೆಪ್ಪ ಮ್ಯಾನೇಜರ್ ಸಿ.ಬಿ.ಐ ಸಿರವಾರ ರೂ.100,000+500,000+500,000	91/ಅ3	ಮಿಷಿಕ್	90	93,92	ಗ್ರಾಮದಗಡಿ	87	0-02	0.12
9	ಧನ್ಯಪ್ಪ ತಂ.ಹೂಮಲೆಪ್ಪ ಮ್ಯಾನೇಜರ್ ಸಿ.ಬಿ.ಐ ಸಿರವಾರ ರೂ. +500,000+500,000	91/ಅ2	ಮಿಷಿಕ್	90	93,92	ಗ್ರಾಮದಗಡಿ	87	0-14	0.56
10	ಮೌನೇಶ ತಂ.ಶೇಷಯ್ಯ	96/ಉ	ಮಿಷಿಕ್	94,92	83,98	97	95	0-01	0.4
11	ಚನ್ನಪ್ಪ ತಂ.ತಿಮ್ಮಪ್ಪ ಪ್ರಾ.ಕ್ರ.ಪ.ಸ.ಸ.ಭಾಂಕೆ ಮಾನ್ವಿ ರೂ.200,000	100/ಅ3	ಮಿಷಿಕ್	99	102	101	81,82	0-22	0.88
							ಒಟ್ಟು	0-39	

ನಾರಾಯಣಪುರ ಬಲದಂಡೆ ಕಾಲುವೆಯ ವಿತರಣಾ ಕಾಲುವೆ 9(ಎ)ರಲ್ಲಿ ಬರುವ ಅರಕೇರಾ ವಿತರಣಾ ಕಾಲುವೆಯ ಲ್ಯಾಟರಲ್-2ರಲ್ಲಿ ಸಬ್ ಲ್ಯಾಟರಲ್-2ರ (ಕಿ.ಮೀ 4.00 ರಿಂದ 6.00) ಅಧಿಕ/ಹೆಚ್ಚುವರಿ ನಿರ್ಮಾಣಕ್ಕಾಗಿ									
	ಗ್ರಾಮ:ನಾರಬಂಡೆ								
11	ಅಮರೇಗೌಡ ತಂ.ಬಸವನಗೌಡ ಮಾಲಿಪಾಟೀಲ	43/2	ಮಿಷಿಕ್	ರಸ್ತೆ	54	42	53	0-05	0.20
12	ಶಂಕರಪ್ಪ ತಂ.ಸಾಬಯ್ಯ ಬಡದಾನ	56/6	ಮಿಷಿಕ್	55	57	37,36	59,60	0-08	0.32
13	ಹನುಮಂತ ತಂ.ದುರಗಪ್ಪ ಮಲ್ಲಿಯ್ಯ ತಂ.ದುರಗಪ್ಪ ಮಾರಪ್ಪ ತಂ.ದುರಗಪ್ಪ ಮ್ಯಾನೇಜರ್ ಕರ್ನಾಟಕ ಗ್ರಾಮೀಣ ಬ್ಯಾಂಕ್ ಸಿರವಾರ ರೂ.70000	57/೩	ಮಿಷಿಕ್	56,56	17,18	36	58	0-12	0.48
14	ಈರಣ್ಣ ತಂ.ಬಸಯ್ಯ ಪಿಕ್ಕೆಜಿಬಿ ಬ್ಯಾಂಕ್ ಸಿರವಾರ ರೂ.88000	55/1	ಮಿಷಿಕ್	42,39	56	38	54,56	0-15	0.60
15	ಪದ್ಮಮ್ಮ ಗಂ.ದೇವಪ್ಪ ಉಪ್ಪಾರ ಪಿಕ್ಕೆಜಿಬಿ ಬ್ಯಾಂಕ್ ಸಿರವಾರ ರೂ.75000	79/1/1	ಮಿಷಿಕ್	81	79/2	102	80/2	0-22	0.88
	ಲಿಂಗಪ್ಪ ತಂ.ಸಣ್ಣ ಬಸಯ್ಯ	79/1/2	ಮಿಷಿಕ್						
	ರಂಗಣ್ಣ ಬಿ .ಇ ತಂ.ದಿ.ದೊಡ್ಡ ಬಸಯ್ಯ	79/1/3	ಮಿಷಿಕ್						
							ಒಟ್ಟು	1-22	

ಘೋಷವಾರು

1. ಗ್ರಾಮ:ಮಲ್ಲಟ - 1-21

2. ಗ್ರಾಮ:ನಾರಬಂಡೆ - 0-39

3. ಗ್ರಾಮ:ನಾರಬಂಡೆ - 1-22

ಒಟ್ಟು - 4-02

ವಿಶೇಷ ಭೂಸ್ವಾಧೀನಾಧಿಕಾರಿಗಳು

ಕ್ರ.ಮೇ.ಯೋ.. ದೇವದುರ್ಗ

ಕ್ಯಾಂಪ್ ಚಿಕ್ಕಹೊನ್ನಕೋಟೆ

ಸಹಿ/[ಸೋಮಲಿಂಗ ಜಿ ಗೋಸ್ವಾಮಿ]

ವಿಶೇಷ ಜಿಲ್ಲಾಧಿಕಾರಿ ಹಾಗೂ

ಸಮೂಹ ವ್ಯವಸ್ಥಾಪಕರು,

ಭೂಸ್ವಾಧೀನ, ಪುನರ್ವಸತಿ ಮತ್ತು ಪುನರ್ ನಿರ್ಮಾಣ,

ಕ್ರ.ಮೇ.ಯೋ., ನವನಗರ, ಬಾಗಲಕೋಟೆ

ಜಿಲ್ಲಾ ನಗರಾಭಿವೃದ್ಧಿ ಕೋಶ, ಜಿಲ್ಲಾಧಿಕಾರಿಗಳ ಕಾರ್ಯಾಲಯ, ಬಳ್ಳಾರಿ

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ಜಿಲ್ಲಾಧಿಕಾರಿಗಳ ಕಛೇರಿ ಆವರಣ, ಬಳ್ಳಾರಿ

ಸಂಖ್ಯೆ: ಜನಕೋಬ/ಸ್ವಂ/17/2003-04

ದಿನಾಂಕ: 16.08.2022

:: ಅಂತಿಮ ಅಧಿಸೂಚನೆ ::

ಬಳ್ಳಾರಿ ಜಿಲ್ಲೆಯ ಮಹಾನಗರಪಾಲಿಕೆ ವ್ಯಾಪ್ತಿಯಲ್ಲಿ ಬರುವ ಬಳ್ಳಾರಿ ನಗರದ ವಾರ್ಡ್ ನಂ.27, ಕಬರಸ್ತಾನ್ ಏರಿಯಾ (ಕೌಲ್‌ಬಜಾರ್) ಟಿ.ಎಸ್ ನಂ.335, ವಿಸ್ತೀರ್ಣ 3-00 ಎಕರೆ ಪ್ರದೇಶವನ್ನು ಈ ಕೆಳಗೆ ನಮೂದಿಸಿದಂತೆ ವಿವರವುಳ್ಳ ಶೆಡ್ಯೂಲ್ ಪ್ರದೇಶವು ತಗ್ಗಿನಲ್ಲಿದ್ದು ಅನೈರ್ಮಲ್ಯಕರ, ಹೊಲಸು, ಮಿತಿಮೀರಿದ ಜನಸಂದಣಿಯಿಂದ ಈ ಪ್ರದೇಶವು ಸಾರ್ವಜನಿಕರ ಆರೋಗ್ಯಕ್ಕೆ ಅಪಾಯದ ಮೂಲವಾಗಿದ್ದು, ಅಲ್ಲಿ ವಾಸ ಮಾಡುತ್ತಿರುವ ಜನರು ಉಪಯೋಗಿಸುತ್ತಿರುವ ಕಟ್ಟಡಗಳು ದುರಸ್ತಿ ಇಲ್ಲದೆ, ಸ್ಥಿರತೆ ಇಲ್ಲದೆ, ಸ್ವಾಭಾವಿಕ ಬೆಳಕು ಮತ್ತು ಗಾಳಿ ಇಲ್ಲದೆ ನೀರು ಸರಬರಾಜು, ಚರಂಡಿ ವ್ಯವಸ್ಥೆಗಳಿಲ್ಲದೆ ಸಹಜ ನಾಗರಿಕ ಸೌಲಭ್ಯಗಳಿಂದ ವಂಚಿತರಾಗಿರುವುದಾಗಿ ಸಂಬಂಧಪಟ್ಟ ಅಧಿಕಾರಿಗಳ ಸ್ಥಳ ತಪಾಸಣೆ, ವಿಚಾರಣೆ ವರದಿ ಮತ್ತು ದಾಖಲಾತಿಗಳ ಪರಿಶೀಲನೆಯಿಂದ ಬಳ್ಳಾರಿ ಜಿಲ್ಲೆಯ ಜಿಲ್ಲಾಧಿಕಾರಿಯಾದ ನನಗೆ ಮನವರಿಕೆಯಾಗಿರುತ್ತದೆ.

ಆದ್ದರಿಂದ ಕರ್ನಾಟಕ ಕೊಳಚೆ ಪ್ರದೇಶಗಳ (ಅಭಿವೃದ್ಧಿ ಮತ್ತು ನಿರ್ಮೂಲನಾ) ಕಾಯ್ದೆ 1973 ರ ಕಲಂ 3(1) ರನ್ವಯ ಪ್ರದತ್ತವಾದ ಅಧಿಕಾರವನ್ನು ಚಲಾಯಿಸಿ, ಶೆಡ್ಯೂಲ್ (ಅನುಬಂಧದಲ್ಲಿ ನಮೂದಿಸಿದ) ಪ್ರದೇಶವನ್ನು ಕೊಳಚೆ ಪ್ರದೇಶವೆಂದು ಘೋಷಿಸಲು ನಿರ್ಧರಿಸಲಾಗಿದೆ. ಕಾರಣ ಆಸಕ್ತಿ ಇದ್ದವರು ಮತ್ತು ಆಕ್ಷೇಪಣೆ ಇದ್ದವರು ಪೂರ್ವಭಾವಿ ಅಧಿಸೂಚನೆ ಪ್ರಕಟವಾದ 15 ದಿವಸದೊಳಗೆ ಜಿಲ್ಲಾಧಿಕಾರಿಗಳ ಕಛೇರಿಗೆ ಲಿಖಿತ ಹೇಳಿಕೆ ಮೂಲಕ ಆಕ್ಷೇಪಣೆಗಳನ್ನು ಸಲ್ಲಿಸಲು ಅವಕಾಶ ನೀಡಿದ್ದು ನಿಗದಿತ ಕಾಲಾವಧಿಯಲ್ಲಿ ಸಾರ್ವಜನಿಕರಿಂದ ಯಾವುದೇ ಆಕ್ಷೇಪಣೆಗಳು ಬಂದಿರುವುದಿಲ್ಲ.

ಮೇಲ್ಕಂಡ ಕಾರಣಗಳಿಂದಾಗಿ ಶ್ರೀ ಪವನ್‌ಕುಮಾರ್ ಮಾಲಪಾಟಿ ಬಳ್ಳಾರಿ ಜಿಲ್ಲಾಧಿಕಾರಿಯಾದ ನಾನು ಕರ್ನಾಟಕ ಕೊಳಚೆ ಪ್ರದೇಶಗಳ (ಅಭಿವೃದ್ಧಿ ಮತ್ತು ನಿರ್ಮೂಲನಾ) ಕಾಯ್ದೆ 1973 ರ ಕಲಂ 3(1) ರನ್ವಯ ಪ್ರದತ್ತವಾದ ಅಧಿಕಾರವನ್ನು ಚಲಾಯಿಸಿ ಸಾರ್ವಜನಿಕ ಹಿತ ದೃಷ್ಟಿಯಿಂದ ಶೆಡ್ಯೂಲ್‌ನಲ್ಲಿ ದಾಖಲಾದ (ಅನುಬಂಧದಲ್ಲಿ ನಮೂದಿಸಿದ) ಪ್ರದೇಶವನ್ನು ಕೊಳಚೆ ಪ್ರದೇಶವೆಂದು ಈ ಮೂಲಕ ಅಂತಿಮವಾಗಿ ಘೋಷಿಸಿರುತ್ತೇನೆ.

:: ಶೆಡ್ಯೂಲ್ ::

ಕ್ರ. ಸಂ.	ಸ್ಥಳ	ಸ್ಥಳ	ಕೊಳಚೆ ಪ್ರದೇಶದ ಹೆಸರು	ಮಾಲಿಕತ್ವ	ಸರ್ವೇ ಡೋ.ನಂ	ವಿಸ್ತೀರ್ಣ ಎ-ಗು	ಮೇರೆಗಳು (ಬೌಂಡರಿ)			
							ಪೂರ್ವ	ಪಶ್ಚಿಮ	ಉತ್ತರ	ದಕ್ಷಿಣ
1	2	3	4	5	6	7	8			
1	ಮಹಾನಗರಪಾಲಿಕೆ ಬಳ್ಳಾರಿ	ಮಹಾನಗರಪಾಲಿಕೆ ಬಳ್ಳಾರಿ	ವಾರ್ಡ್ ನಂ.27ರ ಕಬರಸ್ತಾನ್ ಏರಿಯಾ (ಕೌಲ್‌ಬಜಾರ್)	ಆಯುಕ್ತರು ಮಹಾನಗರ ಪಾಲಿಕೆ ಬಳ್ಳಾರಿ	ಟಿ.ಎಸ್. ನಂ.335	ಟಿ.ಎಸ್. ನಂ.335 ಪೈಕಿ 3-00 ಎಕರೆ	ಡಂಬಾರ್ ರಸ್ತೆ (ಜವಾನ್ ರಸ್ತೆ)	ಸುಡುಗಾಡು ರಸ್ತೆ	ಬಿಸೆಟ್ ಬೀದಿ	ಹಳೇ ಬೆಂಗಳೂರು ರಸ್ತೆ

(ಪವನ್‌ಕುಮಾರ್ ಮಾಲಪಾಟಿ)

ಜಿಲ್ಲಾಧಿಕಾರಿಗಳು

ಬಳ್ಳಾರಿ

ಜಿಲ್ಲಾ ನಗರಾಭಿವೃದ್ಧಿ ಕೋಶ, ಜಿಲ್ಲಾಧಿಕಾರಿಗಳ ಕಾರ್ಯಾಲಯ, ಬಳ್ಳಾರಿ

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ಜಿಲ್ಲಾಧಿಕಾರಿಗಳ ಕಛೇರಿ ಆವರಣ, ಬಳ್ಳಾರಿ

ಸಂಖ್ಯೆ: ಜನಕೋಬ/ಸ್ವಂ/10/1999-2000

ದಿನಾಂಕ: 16.08.2022

:: ಅಂತಿಮ ಅಧಿಸೂಚನೆ ::

ಬಳ್ಳಾರಿ ಜಿಲ್ಲೆಯ ಮಹಾನಗರಪಾಲಿಕೆ ವ್ಯಾಪ್ತಿಯಲ್ಲಿ ಬರುವ ಬಳ್ಳಾರಿ ನಗರದ ವಾರ್ಡ್ ನಂ.26ರ ಜಾಗೃತಿ ನಗರ ಟಿ.ಎಸ್.ನಂ.987 ಪೈಕಿ 6-04 ಎಕರೆ ಪ್ರದೇಶವನ್ನು ಈ ಕೆಳಗೆ ನಮೂದಿಸಿದಂತೆ ವಿವರವುಳ್ಳ ಶೆಡ್ಯೂಲ್ ಪ್ರದೇಶವು ತಗ್ಗಿನಲ್ಲಿದ್ದು ಅನೈರ್ಮಲ್ಯಕರ, ಹೊಲಸು, ಮಿತಿಮೀರಿದ ಜನಸಂದಣಿಯಿಂದ ಈ ಪ್ರದೇಶವು ಸಾರ್ವಜನಿಕರ ಆರೋಗ್ಯಕ್ಕೆ ಅಪಾಯದ ಮೂಲವಾಗಿದ್ದು, ಅಲ್ಲಿ ವಾಸ ಮಾಡುತ್ತಿರುವ ಜನರು ಉಪಯೋಗಿಸುತ್ತಿರುವ ಕಟ್ಟಡಗಳು ದುರಸ್ತಿ ಇಲ್ಲದೆ, ಸ್ಥಿರತೆ ಇಲ್ಲದೆ, ಸ್ವಾಭಾವಿಕ ಬೆಳಕು ಮತ್ತು ಗಾಳಿ ಇಲ್ಲದೆ ನೀರು ಸರಬರಾಜು, ಚರಂಡಿ ವ್ಯವಸ್ಥೆಗಳಿಲ್ಲದೆ ಸಹಜ ನಾಗರಿಕ ಸೌಲಭ್ಯಗಳಿಂದ ವಂಚಿತರಾಗಿರುವುದಾಗಿ ಸಂಬಂಧಪಟ್ಟ ಅಧಿಕಾರಿಗಳ ಸ್ಥಳ ತಪಾಸಣೆ, ವಿಚಾರಣೆ ವರದಿ ಮತ್ತು ದಾಖಲಾತಿಗಳ ಪರಿಶೀಲನೆಯಿಂದ ಬಳ್ಳಾರಿ ಜಿಲ್ಲೆಯ ಜಿಲ್ಲಾಧಿಕಾರಿಯಾದ ನನಗೆ ಮನವರಿಕೆಯಾಗಿರುತ್ತದೆ.

ಆದ್ದರಿಂದ ಕರ್ನಾಟಕ ಕೊಳಚೆ ಪ್ರದೇಶಗಳ (ಅಭಿವೃದ್ಧಿ ಮತ್ತು ನಿರ್ಮೂಲನಾ) ಕಾಯ್ದೆ 1973 ರ ಕಲಂ 3(1) ರನ್ವಯ ಪ್ರದತ್ತವಾದ ಅಧಿಕಾರವನ್ನು ಚಲಾಯಿಸಿ, ಶೆಡ್ಯೂಲ್ (ಅನುಬಂಧದಲ್ಲಿ ನಮೂದಿಸಿದ) ಪ್ರದೇಶವನ್ನು ಕೊಳಚೆ ಪ್ರದೇಶವೆಂದು ಘೋಷಿಸಲು ನಿರ್ಧರಿಸಲಾಗಿದೆ. ಕಾರಣ ಆಸಕ್ತಿ ಇದ್ದವರು ಮತ್ತು ಆಕ್ಷೇಪಣೆ ಇದ್ದವರು ಪೂರ್ವಭಾವಿ ಅಧಿಸೂಚನೆ ಪ್ರಕಟವಾದ 15 ದಿವಸದೊಳಗೆ ಜಿಲ್ಲಾಧಿಕಾರಿಗಳ ಕಛೇರಿಗೆ ಲಿಖಿತ ಹೇಳಿಕೆ ಮೂಲಕ ಆಕ್ಷೇಪಣೆಗಳನ್ನು ಸಲ್ಲಿಸಲು ಅವಕಾಶ ನೀಡಿದ್ದು ನಿಗದಿತ ಕಾಲಾವಧಿಯಲ್ಲಿ ಸಾರ್ವಜನಿಕರಿಂದ ಯಾವುದೇ ಆಕ್ಷೇಪಣೆಗಳು ಬಂದಿರುವುದಿಲ್ಲ.

ಮೇಲ್ಕಂಡ ಕಾರಣಗಳಿಂದಾಗಿ ಶ್ರೀ ಪವನ್‌ಕುಮಾರ್ ಮಾಲಪಾಟಿ ಬಳ್ಳಾರಿ ಜಿಲ್ಲಾಧಿಕಾರಿಯಾದ ನಾನು ಕರ್ನಾಟಕ ಕೊಳಚೆ ಪ್ರದೇಶಗಳ (ಅಭಿವೃದ್ಧಿ ಮತ್ತು ನಿರ್ಮೂಲನಾ) ಕಾಯ್ದೆ 1973 ರ ಕಲಂ 3(1) ರನ್ವಯ ಪ್ರದತ್ತವಾದ ಅಧಿಕಾರವನ್ನು ಚಲಾಯಿಸಿ ಸಾರ್ವಜನಿಕ ಹಿತ ದೃಷ್ಟಿಯಿಂದ ಶೆಡ್ಯೂಲ್‌ನಲ್ಲಿ ದಾಖಲಾದ (ಅನುಬಂಧದಲ್ಲಿ ನಮೂದಿಸಿದ) ಪ್ರದೇಶವನ್ನು ಕೊಳಚೆ ಪ್ರದೇಶವೆಂದು ಈ ಮೂಲಕ ಅಂತಿಮವಾಗಿ ಘೋಷಿಸಿರುತ್ತೇನೆ.

:: ಶೆಡ್ಯೂಲ್ ::

ಕ್ರ. ಸಂ.	ಜಿಲ್ಲಾಧಿಕಾರಿ	ಜಿಲ್ಲಾಧಿಕಾರಿ	ಕೊಳಚೆ ಪ್ರದೇಶದ ಹೆಸರು	ಮಾಲಿಕತ್ವ	ಸರ್ವೇ ಡೋ.ನಂ.	ವಿಸ್ತೀರ್ಣ ಎ-ಗು	ಮೇರೆಗಳು (ಬೌಂಡರಿ)			
							ಪೂರ್ವ	ಪಶ್ಚಿಮ	ಉತ್ತರ	ದಕ್ಷಿಣ
1	2	3	4	5	6	7	8			
1	ಜಿಲ್ಲಾಧಿಕಾರಿ	ಜಿಲ್ಲಾಧಿಕಾರಿ	ವಾರ್ಡ್ ನಂ.27ರ ಜಾಗೃತಿ ನಗರ	ಆಯುಕ್ತರು ಮಹಾನಗರ ಪಾಲಿಕೆ ಬಳ್ಳಾರಿ	ಟಿ.ಎಸ್. ನಂ.987	ಟಿ.ಎಸ್. ನಂ.987 ರ ಪೈಕಿ 6-04 ಎಕರೆ	ಸುಣ್ಣದ ಭಟ್ಟಿ ರಸ್ತೆ	ಹಳೇ ಬೆಂಗಳೂರು ರಸ್ತೆ	ಖಾಸಗಿ ಜಮೀನು & ಮನೆಗಳು	ಖಾಸಗಿ ಜಮೀನು & ರಸ್ತೆ

(ಪವನ್‌ಕುಮಾರ್ ಮಾಲಪಾಟಿ)

ಜಿಲ್ಲಾಧಿಕಾರಿಗಳು, ಬಳ್ಳಾರಿ

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ಜಿಲ್ಲಾಧಿಕಾರಿಗಳ ಕಛೇರಿ ಆವರಣ, ಬಳ್ಳಾರಿ

ಸಂಖ್ಯೆ: ಜನಕೋಬ/ಸ್ವಂ/10/2010-11

ದಿನಾಂಕ: 12.08.2022

:: ಅಂತಿಮ ಅಧಿಸೂಚನೆ ::

ಬಳ್ಳಾರಿ ಜಿಲ್ಲೆಯ ಮಹಾನಗರಪಾಲಿಕೆ ವ್ಯಾಪ್ತಿಯಲ್ಲಿ ಬರುವ ಬಳ್ಳಾರಿ ನಗರದ ವಾರ್ಡ್ ನಂ.10ರ ರಾಣಿಗಾರ್ಡನ್ 2ನೇ ಹಂತ ಟಿ.ಎಸ್. ನಂ.59/1ರ ಪೈಕಿ ವಿಸ್ತೀರ್ಣ 1-22 ಎಕರೆ ಪ್ರದೇಶವನ್ನು ಈ ಕೆಳಗೆ ನಮೂದಿಸಿದಂತೆ ವಿವರವುಳ್ಳ ಶೆಡ್ಯೂಲ್ ಪ್ರದೇಶವು ತಗ್ಗಿನಲ್ಲಿದ್ದು ಅನೈರ್ಮಲ್ಯಕರ, ಹೊಲಸು, ಮಿತಿಮೀರಿದ ಜನಸಂದಣಿಯಿಂದ ಈ ಪ್ರದೇಶವು ಸಾರ್ವಜನಿಕರ ಆರೋಗ್ಯಕ್ಕೆ ಅಪಾಯದ ಮೂಲವಾಗಿದ್ದು, ಅಲ್ಲಿ ವಾಸ ಮಾಡುತ್ತಿರುವ ಜನರು ಉಪಯೋಗಿಸುತ್ತಿರುವ ಕಟ್ಟಡಗಳು ದುರಸ್ತಿ ಇಲ್ಲದೆ, ಸ್ಥಿರತೆ ಇಲ್ಲದೆ, ಸ್ವಾಭಾವಿಕ ಬೆಳಕು ಮತ್ತು ಗಾಳಿ ಇಲ್ಲದೆ ನೀರು ಸರಬರಾಜು, ಚರಂಡಿ ವ್ಯವಸ್ಥೆಗಳಿಲ್ಲದೆ ಸಹಜ ನಾಗರಿಕ ಸೌಲಭ್ಯಗಳಿಂದ ವಂಚಿತರಾಗಿರುವುದಾಗಿ ಸಂಬಂಧಪಟ್ಟ ಅಧಿಕಾರಿಗಳ ಸ್ಥಳ ತಪಾಸಣೆ, ವಿಚಾರಣೆ ವರದಿ ಮತ್ತು ದಾಖಲಾತಿಗಳ ಪರಿಶೀಲನೆಯಿಂದ ಬಳ್ಳಾರಿ ಜಿಲ್ಲೆಯ ಜಿಲ್ಲಾಧಿಕಾರಿಯಾದ ನನಗೆ ಮನವರಿಕೆಯಾಗಿರುತ್ತದೆ.

ಆದ್ದರಿಂದ ಕರ್ನಾಟಕ ಕೊಳಚೆ ಪ್ರದೇಶಗಳ (ಅಭಿವೃದ್ಧಿ ಮತ್ತು ನಿರ್ಮೂಲನಾ) ಕಾಯ್ದೆ 1973 ರ ಕಲಂ 3(1) ರನ್ವಯ ಪ್ರದತ್ತವಾದ ಅಧಿಕಾರವನ್ನು ಚಲಾಯಿಸಿ, ಶೆಡ್ಯೂಲ್ (ಅನುಬಂಧದಲ್ಲಿ ನಮೂದಿಸಿದ) ಪ್ರದೇಶವನ್ನು ಕೊಳಚೆ ಪ್ರದೇಶವೆಂದು ಘೋಷಿಸಲು ನಿರ್ಧರಿಸಲಾಗಿದೆ. ಕಾರಣ ಆಸಕ್ತಿ ಇದ್ದವರು ಮತ್ತು ಆಕ್ಷೇಪಣೆ ಇದ್ದವರು ಪೂರ್ವಭಾವಿ ಅಧಿಸೂಚನೆ ಪ್ರಕಟವಾದ 15 ದಿವಸದೊಳಗೆ ಜಿಲ್ಲಾಧಿಕಾರಿಗಳ ಕಛೇರಿಗೆ ಲಿಖಿತ ಹೇಳಿಕೆ ಮೂಲಕ ಆಕ್ಷೇಪಣೆಗಳನ್ನು ಸಲ್ಲಿಸಲು ಅವಕಾಶ ನೀಡಿದ್ದು ನಿಗದಿತ ಕಾಲಾವಧಿಯಲ್ಲಿ ಸಾರ್ವಜನಿಕರಿಂದ ಯಾವುದೇ ಆಕ್ಷೇಪಣೆಗಳು ಬಂದಿರುವುದಿಲ್ಲ.

ಮೇಲ್ಕಂಡ ಕಾರಣಗಳಿಂದಾಗಿ ಶ್ರೀ ಪವನ್‌ಕುಮಾರ್ ಮಾಲಪಾಟಿ ಬಳ್ಳಾರಿ ಜಿಲ್ಲಾಧಿಕಾರಿಯಾದ ನಾನು ಕರ್ನಾಟಕ ಕೊಳಚೆ ಪ್ರದೇಶಗಳ (ಅಭಿವೃದ್ಧಿ ಮತ್ತು ನಿರ್ಮೂಲನಾ) ಕಾಯ್ದೆ 1973 ರ ಕಲಂ 3(1) ರನ್ವಯ ಪ್ರದತ್ತವಾದ ಅಧಿಕಾರವನ್ನು ಚಲಾಯಿಸಿ ಸಾರ್ವಜನಿಕ ಹಿತ ದೃಷ್ಟಿಯಿಂದ ಶೆಡ್ಯೂಲ್‌ನಲ್ಲಿ ದಾಖಲಾದ (ಅನುಬಂಧದಲ್ಲಿ ನಮೂದಿಸಿದ) ಪ್ರದೇಶವನ್ನು ಕೊಳಚೆ ಪ್ರದೇಶವೆಂದು ಈ ಮೂಲಕ ಅಂತಿಮವಾಗಿ ಘೋಷಿಸಿರುತ್ತೇನೆ.

:: ಶೆಡ್ಯೂಲ್ ::

ಕ್ರ. ಸಂ.	ಜಿಲ್ಲಾಧಿಕಾರಿ	ಜಿಲ್ಲಾಧಿಕಾರಿ	ಕೊಳಚೆ ಪ್ರದೇಶದ ಹೆಸರು	ಮಾಲಿಕತ್ವ	ಸರ್ವೇ ಡೋ.ನಂ	ವಿಸ್ತೀರ್ಣ ಎ-ಗು	ಮೇರೆಗಳು (ಬೌಂಡರಿ)			
							ಪೂರ್ವ	ಪಶ್ಚಿಮ	ಉತ್ತರ	ದಕ್ಷಿಣ
1	2	3	4	5	6	7	8			
1	ಜಿಲ್ಲಾಧಿಕಾರಿ	ಜಿಲ್ಲಾಧಿಕಾರಿ	ವಾರ್ಡ್ ನಂ.10ರ ರಾಣಿಗಾರ್ಡನ್ 2ನೇ ಹಂತ	ಚೇರಮೆನ್ ಮುನ್ಸಿಪಲ್ ಕೌನ್ಸಿಲ್, ನಗರಸಭೆ, ಬಳ್ಳಾರಿ	559/1 ರ ಪೈಕಿ	3.24 ಎಕರೆ ಪೈಕಿ 1-22 ಎಕರೆ ಮಾತ್ರ	ವಾರ್ಡ್ ನಂ.9 ಬ್ಲಾಕ್ ನಂ.3 ಮತ್ತು ಟಿ.ಎಸ್. ನಂ.558	ವಾರ್ಡ್ ನಂ.9 ಬ್ಲಾಕ್ ನಂ.3	ವಾರ್ಡ್ ನಂ.9 ಬ್ಲಾಕ್ ನಂ.3	ನಾಲ ಮತ್ತು ಉಳಿದ ಪ್ರದೇಶ

(ಪವನ್‌ಕುಮಾರ್ ಮಾಲಪಾಟಿ)

ಜಿಲ್ಲಾಧಿಕಾರಿಗಳು, ಬಳ್ಳಾರಿ

ವಿಶೇಷ ಜಿಲ್ಲಾಧಿಕಾರಿಗಳು ಹಾಗೂ ಸಮೂಹ ವ್ಯವಸ್ಥಾಪಕರವರ ಕಾರ್ಯಾಲಯ, ಭೂಸ್ವಾಧೀನ, ಪುನರವಸತಿ ಮತ್ತು ಪುನರನಿರ್ಮಾಣ, ಕೃಷಿ, ಮೇಯೋನವನಗರ-ಬಾಗಲಕೋಟೆ ಭೂಸ್ವಾಧೀನ ಪ್ರಕ್ರಿಯೆಯಲ್ಲಿ ಪಾರದರ್ಶಕತೆ ಮತ್ತು ಸೂಕ್ತ ಪರಿಹಾರದ ಹಕ್ಕು, ಪುನರವಸತಿ ಮತ್ತು ಪುನರನಿರ್ಮಾಣ ಕಾಯ್ದೆ 2013ರ (ದಿನಾಂಕ:01-01-2014 ರಿಂದ ಜಾರಿಗೆ ತಂದ ಅಧಿಸೂಚನೆ ಪ್ರಕಾರ) ರೊಂದಿಗೆ ಓದಲಾದ ಕಲಂ 11(1)ರಲ್ಲಿ ಮಾಡಿದ ಅಧಿಸೂಚನೆ.

ಕ್ರಮಾಂಕ:ವಿಜಿಬಾ/ಭೂಸ್ವಾ/ಸಿಆರ್- 16/2022-23

ದಿನಾಂಕ: 25-08-2022

ಈ ಕೆಳಗಿನ ಅನುಸೂಚಿಯಲ್ಲಿ ಕಾಣಿಸಿದ ಜಮೀನುಗಳು ಒಂದು ಸಾರ್ವಜನಿಕ ಉದ್ದೇಶಕ್ಕಾಗಿ ಅಂದರೆ ನಾ.ಬ.ದಂ.ಕಾ. ವಿತರಣಾ ಕಾಲುವೆ-15ರ ಕಾಮಗಾರಿಗಾಗಿ ಭೂಸ್ವಾಧೀನಪಡಿಸಿಕೊಳ್ಳುವ (ನೀರಾವರಿ ಯೋಜನೆಗಾಗಿ) ಬೇಕಾಗುವುದೆಂದು ವಿಶೇಷ ಜಿಲ್ಲಾಧಿಕಾರಿಗಳು, ಭೂಸ್ವಾಧೀನ, ಪುನರವಸತಿ ಮತ್ತು ಪುನರನಿರ್ಮಾಣ, ಕೃಷಿ ಮೇಲ್ದಂಡೆ ಯೋಜನೆ, ನವನಗರ-ಬಾಗಲಕೋಟೆ ಇವರಿಗೆ ಕಂಡು ಬಂದಿದೆ.

ಈ ಮೂಲಕ ತಿಳಿಸುವುದೇನೆಂದರೆ ಭೂಸ್ವಾಧೀನ ಪ್ರಕ್ರಿಯೆಯಲ್ಲಿ ಪಾರದರ್ಶಕತೆ ಮತ್ತು ಸೂಕ್ತ ಪರಿಹಾರದ ಹಕ್ಕು, ಪುನರವಸತಿ ಮತ್ತು ಪುನರನಿರ್ಮಾಣ ಕಾಯ್ದೆ 2013ರ (ದಿನಾಂಕ:01-01-2014 ರಿಂದ ಜಾರಿಗೆ ತಂದ ಅಧಿಸೂಚನೆ ಪ್ರಕಾರ) ಕರ್ನಾಟಕ ಸರ್ಕಾರದ ಆದೇಶ ಸಂ.ಕಂಇ/18/ಆರ್‌ಇಎಚ್/2014 ದಿ:06-02-2014 ರಂತೆ ಹೊಸ ಕಾಯ್ದೆ 2013ರ ಕಲಂ 11 ರ ಸೌಲಭ್ಯದ ಮೇರೆಗೆ (2013 ಕೇಂದ್ರದ 30ನೇ ಕಾಯ್ದೆ) ಸದರ ಕಾನೂನಿನ ಕಲಂ 12ರ ಮೇರೆಗೆ ಪ್ರದತ್ತವಾದ ಅಧಿಕಾರ ಚಲಾಯಿಸುವಂತೆ ವಿಶೇಷ ಜಿಲ್ಲಾಧಿಕಾರಿಗಳು, ಕೃಷಿ ಮೇಲ್ದಂಡೆ ಯೋಜನೆ, ನವನಗರ-ಬಾಗಲಕೋಟೆರವರು ಈ ಮೂಲಕ ಕಾರ್ಯಪಾಲನೆ ಪ್ರಾಧಿಕಾರವನ್ನು ವಿಶೇಷ ಭೂಸ್ವಾಧೀನಾಧಿಕಾರಿಗಳು, ಕೃಷಿ ಮೇಲ್ದಂಡೆ ಯೋಜನೆ, ದೇವದುರ್ಗ ಇವರಿಗೆ ನೀಡಲಾಗಿದೆ ಹಾಗೂ ಕಲಂ 43ರ ಮೇರೆಗೆ ಪುನರವಸತಿ ಮತ್ತು ಪುನರನಿರ್ಮಾಣದ ಅಧಿಕೃತ ಪ್ರಾಧಿಕಾರದ ಕಾರ್ಯಪಾಲನೆಯನ್ನು ವಿಶೇಷ ಭೂಸ್ವಾಧೀನಾಧಿಕಾರಿಗಳು, ಕೃಷಿ ಮೇಲ್ದಂಡೆ ಯೋಜನೆ, ದೇವದುರ್ಗ ಕ್ಯಾಂಪು ಚಿಕ್ಕಹೊನ್ನಕ್ಕೂಣಿ ಇವರಿಗೆ ನೀಡಲಾಗಿದೆ.

ಸರ್ಕಾರದ ಆದೇಶ ಸಂ.ಕಂಇ/36/ಭೂಸ್ವಾ/ವಿ/2014 ದಿನಾಂಕ:13-03-2014 ರನ್ವಯ ಮತ್ತು ತಿದ್ದುಪಡಿ ಆದೇಶ ದಿನಾಂಕ:22-04-2014 ರನ್ವಯ ಕಲಂ 6(2)ರ ಅಡಿಯಲ್ಲಿ ನೀರಾವರಿ ಯೋಜನೆಗಳಿಗಾಗಿ ಭೂಸ್ವಾಧೀನಪಡಿಸುವಾಗ ಪರಿಸರದ ಮೇಲಿನ ಪರಿಣಾಮ ನಿರ್ಧರಣದ ಅಂಶ (Environmental Impact Assessment) ಪ್ರಕ್ರಿಯೆಯನ್ನು ಬೇರಾವುದೇ ಕಾಯ್ದೆಗಳಡಿಯಲ್ಲಿ ಮಾಡಬೇಕಾದಲ್ಲಿ ಸಾಮಾಜಿಕ ನಿರ್ಧರಣದ ಅಂಶ (Social Impact Assessment) ಕೃಷಿ ಮೇಲ್ದಂಡೆ ಯೋಜನೆಗೆ ಅನ್ವಯಿಸುವುದಿಲ್ಲವೆಂದು ಸ್ಪಷ್ಟೀಕರಿಸಿದೆ.

2013ರ ಕಾಯ್ದೆ ಕಲಂ 15(1)ರ ಮೇರೆಗೆ ಆಸಕ್ತಿವುಳ್ಳವರು ತಮ್ಮ ತಂಟೆ-ತಕರಾರುಗಳನ್ನು ಈ ಅಧಿಸೂಚನೆ ಪ್ರಕಟಗೊಂಡ 60 ದಿನದೊಳಗೆ ಈ ಕಾರ್ಯಾಲಯಕ್ಕೆ ಅರ್ಜಿ ಸಲ್ಲಿಸಬೇಕು ನಂತರ ಬಂದ ಅರ್ಜಿಗಳನ್ನು ಯಾವುದೇ ಮುನ್ಸೂಚನೆ ನೀಡದೇ ವಿಲೇವಾರಿ ಹಾಕಲಾಗುವುದು.

ಈ ಜಮೀನು ಸ್ವಾಧೀನ ಕೇಲಸ ನಿರ್ವಹಿಸುವಲ್ಲಿ ಸರ್ಕಾರದಿಂದ ನೇಮಿಸಲ್ಪಟ್ಟ ಮೋಜಣಿದಾರರಿಗಾಗಿ ಅಥವಾ ಈ ಕೆಲಸ ಮಾಡುವವರಿಗೆ ಯಾರೂ ಅಡ್ಡಿ ಮಾಡಕೂಡದೆಂದು ಎಚ್ಚರಿಸಲಾಗಿದೆ. ಭೂಸ್ವಾಧೀನ ಪ್ರಕ್ರಿಯೆಯಲ್ಲಿ ಪಾರದರ್ಶಕತೆ ಮತ್ತು ಸೂಕ್ತ ಪರಿಹಾರದ ಹಕ್ಕು, ಪುನರವಸತಿ ಮತ್ತು ಪುನರನಿರ್ಮಾಣ ಕಾಯ್ದೆ 2013ರ ಕಾಯ್ದೆ ಕಲಂ 11(4)ರ ಮೇರೆಗೆ ಈ ಅಧಿಸೂಚನೆ ಪ್ರಕಟಗೊಂಡ ದಿನಾಂಕದಿಂದ ಸದರಿ ಸ್ವಾಧೀನಪಡಿಸಿಕೊಳ್ಳಲಿರುವ ಭೂಮಿಯನ್ನು ಒಪ್ಪಂದದ ಮೇರೆಗೆ ವಿಕ್ರಯಿಸುವ, ಭೋಗ್ಯಕ್ಕೆ ಅಡಮಾನ, ಅನುಭವಿಸುವ, ಬದಲಾಯಿಸುವ ಅಥವಾ ಇನ್ನಾವುದೇ ರೀತಿಯ ಅಭಿವೃದ್ಧಿ ಕಾರ್ಯಗಳನ್ನು ಕೈಗೊಳ್ಳಲು ನಿರ್ಬಂಧಿಸಿದೆ. ಅಂತಹ ಯಾವುದೇ ಕ್ರಿಯೆ ಅಥವಾ ಇನ್ನಾವುದೇ ರೀತಿಯ ಅಭಿವೃದ್ಧಿ ಕಾರ್ಯಗಳನ್ನು ಐತಿರ್ಯ ರಚಿಸುವಾಗ ಗಣನೆಗೆ ತೆಗೆದುಕೊಳ್ಳದೇ ಅಂತಿಮವಾಗಿ ಸದರಿ ಕಾಯ್ದೆ ಅನ್ವಯ ಭೂಸ್ವಾಧೀನ ಪಡಿಸಿಕೊಳ್ಳಲಾಗುವುದೆಂದು ಈ ಮೂಲಕ ತಿಳಿಯಪಡಿಸಲಾಗಿದೆ.

ಅನುಸೂಚಿ

ಕ್ರ.ಸಂ.	ಗ್ರಾಮ: ಕರೆಗುಡ್ಡ	ಹೋಬಳಿ: ದೇವದುರ್ಗ	ತಾಲ್ಲೂಕು: ದೇವದುರ್ಗ	ಜಿಲ್ಲೆ: ರಾಯಚೂರು	ಕಡತ ಸಂ.ಎಲ್.ಎ.ಕೋ.ಎಸ್.ಆರ್- 07/2022-23					
ಕ್ರ.ಸಂ.	ಖಾತೆದಾರರ ಹೆಸರು ಅನುಭವದಾರರ ಹೆಸರು	ಸ.ನಂ.ಪಹಣಿ ಪ್ರಕಾರ	ಜಮೀನಿನ ತರಹೆ	ಸಹರದ್ದು				ಜಮೀನಿ ವಿಸ್ತೀರ್ಣ (ಎ-ಗು)	ಆಕಾರ ರೂ.ಪೈ	ಷರಾ
				ಉತ್ತರ	ದಕ್ಷಿಣ	ಪೂರ್ವ	ಪಶ್ಚಿಮ			
1	2	3	4	5	6	7	8	9	10	11
1	ಹನುಮಂತಿ ಗಂ.ಪರಮಯ್ಯ	25/3	ಖುಷ್ಕಿ	26,19	29	24,129	28	0-17	2.30	
							ಒಟ್ಟು	0-17		

ಸಹಿ/[[ಸೋಮಲಿಂಗ ಜಿ ಗೋಸ್ವಾಮಿ]]

ವಿಶೇಷ ಜಿಲ್ಲಾಧಿಕಾರಿ ಹಾಗೂ

ಸಮೂಹ ವ್ಯವಸ್ಥಾಪಕರು,

ಭೂಸ್ವಾಧೀನ, ಪುನರ್ವಸತಿ ಮತ್ತು ಪುನರ್ ನಿರ್ಮಾಣ,

ಕೃ.ಮೇ.ಯೋ., ನವನಗರ, ಬಾಗಲಕೋಟೆ

ವಿಶೇಷ ಭೂಸ್ವಾಧೀನಾಧಿಕಾರಿಗಳು

ಕೃ.ಮೇ.ಯೋ., ದೇವದುರ್ಗ

ಕ್ಯಾಂಪ್ ಚಿಕ್ಕಹೊನ್ನಕುಣಿ

PR- 543

ನಮೂನೆ-VII

[ಕರ್ನಾಟಕ ತಿದ್ದುಪಡಿ ನಿಯಮ-6]

ಮಾನ್ಯ ಅಯುಕ್ತರು, ಪುನರ್ವಸತಿ ಮತ್ತು ಭೂಸ್ವಾಧೀನ ಹಾಗೂ ಪದನಿಮಿತ್ತ ಸರಕಾರದ ಕಾರ್ಯದರ್ಶಿಗಳು, ಕರ್ನಾಟಕ ಸರಕಾರ, ಕಂದಾಯ ಇಲಾಖೆ, ಕೃಷ್ಣಾ ಮೇಲ್ದಂಡೆ ಯೋಜನೆ, ನವನಗರ, ಬಾಗಲಕೋಟೆ.

ಭೂಸ್ವಾಧೀನ ಪ್ರಕ್ರಿಯೆಯಲ್ಲಿ ಪಾರದರ್ಶಕತೆ, ಸೂಕ್ತ ಪರಿಹಾರದ ಹಕ್ಕು, ಪುನರ್ವಸತಿ ಮತ್ತು ಪುನರನಿರ್ಮಾಣ ಕಾಯ್ದೆ-2013ರ ಕಲಂ-19(1) ಮೇರೆಗೆ ಅಧಿಸೂಚನೆ

ಸಂಖ್ಯೆ:ಕಂ.ಇ./ಭೂ.ಸ್ವಾ/5(2)/ಸಿ.ಆರ್-27/2021-22

ದಿನಾಂಕ: 18-08-2022.

ಸಾರ್ವಜನಿಕ ಉದ್ದೇಶದ ಮಲ್ಲಾಬಾದ ಏತ ನೀರಾವರಿ ಯೋಜನೆಗಾಗಿ ಕಲಬುರಗಿ ಜಿಲ್ಲೆಯ ಜೇವರ್ಗಿ ತಾಲ್ಲೂಕಿನ 1.ಸದನಾಪೂರ(ಡಿ), 2.ನಾಗರಹಳ್ಳಿ ಎಸ್.ಎಮ್. 3.ಬಿಳವಾರ ಗ್ರಾಮಗಳ ಲಿಫ್ಟ್-1ರ ಮುಖ್ಯ ಕಾಲುವೆ ಕಿ.ಮೀ. 4.00 ರಿಂದ ಕಿ.ಮೀ. 9.00ರ ವರೆಗಿನ ಕಾಮಗಾರಿಯ ನಿರ್ಮಾಣಕ್ಕಾಗಿ (ಹೆಚ್ಚುವರಿ/ಅಧಿಕ ಕ್ಷೇತ್ರ) ಈ ಕೆಳಗಿನ ಅನುಸೂಚಿಯಲ್ಲಿ ಕಾಣಿಸಿರುವ ಜಮೀನುಗಳ ಸ್ವಾಧೀನತೆಯ ಅವಶ್ಯಕತೆ ಕಂಡುಬಂದಿದ್ದರಿಂದ ಹಾಗೂ ಈ ಯೋಜನೆಗೆ ಭೂಸ್ವಾಧೀನ ಪ್ರಕ್ರಿಯೆಯಲ್ಲಿ ಪಾರದರ್ಶಕತೆ, ಸೂಕ್ತ ಪರಿಹಾರದ ಹಕ್ಕು, ಪುನರ್ವಸತಿ ಮತ್ತು ಪುನರನಿರ್ಮಾಣ ಕಾಯ್ದೆ-2013 (2013ರ ಕೇಂದ್ರ ಅಧಿನಿಯಮ ಸಂಖ್ಯೆ:30)ಕ್ಕೆ ಅನುಗುಣವಾಗಿ ಕರ್ನಾಟಕ ರಾಜ್ಯಕ್ಕೆ ಅನ್ವಯಿಸುವಂತೆ ದಿನಾಂಕ:23-07-2019 ರಿಂದ ಜಾರಿಗೆ ಬಂದಿರುವ ಭೂಸ್ವಾಧೀನ ಪ್ರಕ್ರಿಯೆಯಲ್ಲಿ ಪಾರದರ್ಶಕತೆ, ಸೂಕ್ತ ಪರಿಹಾರದ ಹಕ್ಕು, ಪುನರ್ವಸತಿ ಮತ್ತು ಪುನರನಿರ್ಮಾಣ (ಕರ್ನಾಟಕ ತಿದ್ದುಪಡಿ) ಕಾಯ್ದೆ-2019 (2019ರ ಕರ್ನಾಟಕ ಅಧಿನಿಯಮ ಸಂಖ್ಯೆ 16)ರ ಕಲಂ-10(ಎ)ರಡಿ ಮೂಲ ಕಾಯ್ದೆಯ ಅಧ್ಯಾಯ-II & III ರಲ್ಲಿನ ಉಪಬಂಧಗಳನ್ನು ಅನ್ವಯಿಸುವುದರಿಂದ ವಿನಾಯಿತಿ ನೀಡಿ ಸಂಖ್ಯೆ:16/2019

ದಿನಾಂಕ: 16.07.2019 ರ ಸರ್ಕಾರದ ಅಧಿಸೂಚನೆಯನ್ನು ಹೊರಡಿಸಿದ್ದು ಈ ಅಧಿಸೂಚನೆ ರಾಜ್ಯಪತ್ರದಲ್ಲಿ ದಿನಾಂಕ: 25-04-2019 ರಂದು ಪ್ರಕಟಗೊಂಡಿದ್ದರ ಮೇರೆಗೆ 2013ರ ಮೂಲ ಕಾಯ್ದೆಯ ಕಲಂ-11(1) ರಡಿ ಕ್ರಮಾಂಕ: ವಿಜಿಬಾ/ಭೂಸ್ವಾ/ಸಿಆರ್-11/2019-20 ದಿನಾಂಕ: 12.07.2019 ರಲ್ಲಿ ಅಧಿಸೂಚಿಸಿ ಪ್ರಕಟಿಸಿದಂತೆ ಕಲಂ-15(1) ರನ್ವಯ ಆಕ್ಷೇಪಣೆಗಳು ಸ್ವೀಕೃತವಾಗದೇ ಇರುವುದರಿಂದ ಸ್ವೀಕೃತವಾಗಿರುವ ಆಕ್ಷೇಪಣೆಗಳನ್ನು ಆಲಿಸಿದ ನಂತರ ಹಾಗೂ ಸೂಕ್ತ ವಿಚಾರಣೆಯನ್ನು ನಡೆಸಿದ ನಂತರ ವಿಚಾರಣಾ ವರದಿಯನ್ನು ಸರ್ಕಾರದ ಪತ್ರ ಸಂಖ್ಯೆ ಕಂಇ/ಭೂಸ್ವಾ-5(2)/ಸಿ.ಆರ್-27/2021-22/934 ದಿನಾಂಕ 31-07-2021 ರಲ್ಲಿ ಒಪ್ಪಿ ಭೂಸ್ವಾಧೀನ ಪ್ರಕ್ರಿಯೆಯನ್ನು ಮುಂದುವರೆಸಲು ನಿರ್ದೇಶನ ನೀಡಲಾಗಿದೆ.

ಸದರಿ ಅಧಿನಿಯಮ ಕಲಂ 18 ರನ್ವಯ ಪುನರ್ರಚನೆ ಹಾಗೂ ಪುನರ್ಮಾಣ ಸಾರಾಂಶದ ಅನುಮೋದಿತ ಕರಡು ಯಾದಿಯನ್ನು ಕಲಂ 19(2)ರನ್ವಯ ಘೋಷಿಸಲಾಗಿದೆ.

ಭೂಸ್ವಾಧೀನ ಪ್ರಕ್ರಿಯೆಯಲ್ಲಿ ಪಾರದರ್ಶಕತೆ, ಸೂಕ್ತ ಪರಿಹಾರದ ಹಕ್ಕು, ಪುನರ್ವಸತಿ ಮತ್ತು ಪುನರನಿರ್ಮಾಣ ಕಾಯ್ದೆ-2013ರ ಕಲಂ-19(1) ರಡಿ ಕೆಳಗೆ ಸೂಚಿಸಿರುವ ಜಮೀನುಗಳನ್ನು ಸ್ವಾಧೀನಪಡಿಸಿಕೊಳ್ಳುವುದು ಅಗತ್ಯವಿದೆಯೆಂದು ಕರ್ನಾಟಕ ಸರ್ಕಾರಕ್ಕೆ ಮನದಟ್ಟಾಗಿರುವುದರಿಂದ ಮೇಲೆ ತಿಳಿಸಿರುವ ಉದ್ದೇಶಕ್ಕೆ ಜಮೀನುಗಳು ಅಗತ್ಯವಾಗಿವೆಯೆಂದು ಸದರಿ ಅಧಿನಿಯಮದ 19(1) ನೇ ಪ್ರಕರಣದ ಮೇರೆಗೆ ಈ ಮೂಲಕ ಘೋಷಿಸಲಾಗಿದೆ.

ಅದರಂತೆ ಸದರಿ ಭೂಸ್ವಾಧೀನ ಅಧಿನಿಯಮ 3ನೇ ಪ್ರಕರಣದ (ಜಿ) ಖಂಡದ ಮೇರೆಗೆ ವಿಶೇಷ ಭೂಸ್ವಾಧೀನಧಿಕಾರಿಗಳು ಕೃಷ್ಣಾ ಮೇಲ್ಮಂಡೆ ಯೋಜನೆ ಭೀಮರಾಯನಗುಡಿ ತಾ|| ಶಹಾಪೂರ ಇವರನ್ನು ಸದರಿ ಜಮೀನುಗಳ ಸ್ವಾಧೀನತೆಯ ಮುಂದಿನ ಎಲ್ಲಾ ಕಾನೂನು ಕ್ರಮ ಮತ್ತು ಪ್ರಕ್ರಿಯೆಗಳ ಕುರಿತಂತೆ ಜಿಲ್ಲಾಧಿಕಾರಿಯವರ ಪ್ರಕಾರ್ಯವನ್ನು ನಿರ್ವಹಿಸುವ ಸಲುವಾಗಿ ಈ ಮೂಲಕ ನೇಮಕ ಮಾಡಲಾಗಿದೆ.

ಸರ್ಕಾರದ ಅಧಿಸೂಚನೆ ಸಂಖ್ಯೆ: ಕಂಇ 04 ಎಕ್ಸೂಬಿ 2020 ದಿನಾಂಕ 28.03.2022 ರನ್ವಯ ಸದರಿ ಯೋಜನೆಗೆ 2013ರ ಮೂಲ ಕಾಯ್ದೆಯ ಅಧ್ಯಾಯ-II & III ರಲ್ಲಿನ ಉಪಬಂಧಗಳನ್ನು ಅನ್ವಯಿಸುವುದರಿಂದ ವಿನಾಯಿತಿ ನೀಡಲಾಗಿರುವುದರಿಂದ 2013ರ ಮೂಲ ಕಾಯ್ದೆಯ ಅಧ್ಯಾಯ II & III ರಲ್ಲಿನ ಪುನರ್ವಸತಿ ಮತ್ತು ಪುನರನಿರ್ಮಾಣದ ಅವಕಾಶಗಳ ಬದಲಾಗಿ ನೀಡಲಾಗುವ ಒಂದು ಇಡಿಗಿಂಟು ಮೊತ್ತವನ್ನು **ಭೂಸ್ವಾಧೀನ ಪ್ರಕ್ರಿಯೆಯಲ್ಲಿ ಪಾರದರ್ಶಕತೆ, ಸೂಕ್ತ ಪರಿಹಾರದ ಹಕ್ಕು, ಪುನರ್ವಸತಿ ಮತ್ತು ಪುನರನಿರ್ಮಾಣ (ಕರ್ನಾಟಕ ತಿದ್ದುಪಡಿ) ನಿಯಮಗಳು ಕಾಯ್ದೆ-2020ರ ನಿಯಮ 29(5)** ರಂತೆ ನಿಗದಿಪಡಿಸಲು ತೀರ್ಮಾನಿಸಲಾಗಿದೆ.

ಈ ಮೇಲಿನ ಎಲ್ಲಾ ಅಂಶಗಳ ಹಿನ್ನೆಲೆಯಲ್ಲಿ ಸದರಿ ಅಧಿನಿಯಮದ ಕಲಂ-21(1) ರಡಿ ಸಂಬಂಧಿಸಿದ ಹಿತಾಸಕ್ತಿದಾರರಿಗೆ ಭೂಸ್ವಾಧೀನತೆಯ ಜಮೀನುಗಳ ಕಬ್ಬಾ ಪಡೆಯುವ ಉದ್ದೇಶದ ಬಗ್ಗೆ ಹಾಗೂ ಪರಿಹಾರದ ಕ್ಷೇಮಗಳನ್ನು ಸಲ್ಲಿಸಲು ತಿಳುವಳಿಕೆಯ ನೋಟಿಸ್ ನೀಡಿ ಮುಂದಿನ ಕ್ರಮ ಜರುಗಿಸಲು ನಿರ್ದೇಶಿಸಿದೆ.

ಈ ಮೇಲಿನ ಎಲ್ಲಾ ಅಂಶಗಳ ಹಿನ್ನೆಲೆಯಲ್ಲಿ ಸದರಿ ಅಧಿನಿಯಮದ ಕಲಂ -21(1) ರಡಿ ಸಂಬಂಧಿಸಿದ ಹಿತಾಸಕ್ತಿದಾರರಿಗೆ ಭೂಸ್ವಾಧೀನತೆಯ ಜಮೀನುಗಳ ಕಬ್ಬಾ ಪಡೆಯುವ ಉದ್ದೇಶದ ಬಗ್ಗೆ ಹಾಗೂ ಪರಿಹಾರದ ಕ್ಷೇಮಗಳನ್ನು ಸಲ್ಲಿಸಲು ತಿಳುವಳಿಕೆಯ ನೋಟಿಸ್ ನೀಡಿ ಮುಂದಿನ ಕ್ರಮ ಜರುಗಿಸಲು ನಿರ್ದೇಶಿಸಿದೆ. ಕಲಂ 19(7) ರಡಿಯಲ್ಲಿ ಮಾನ್ಯ ಆಯುಕ್ತರು, ಭೂಸ್ವಾಧೀನ ಕೃ,ಮೇ,ಯೋ ನವನಗರ ಬಾಗಲಕೋಟೆ ರವರು ದಿನಾಂಕ 10-09-2022 ರವರೆಗೆ ಅವಧಿ ವಿಸ್ತರಣೆ ಆದೇಶ ಪಡೆಯಲಾಗಿದೆ.

ಕ್ರ.ಸಂ.	ವಿವರಣೆ	ಕ್ಷೇತ್ರ (ಎ-ಗುಂ) / ಕುಟುಂಬಗಳ ಸಂಖ್ಯೆ
1	ಒಟ್ಟು ಭೂಸ್ವಾಧೀನಗೊಳ್ಳುವ ಕ್ಷೇತ್ರ	8-26 (-)0-05 ಬಪಿಕೆ=8-21(ಎ-ಗು)
2	ಪ್ರಸ್ತುತ ಕಲಂ 19(1) ರ ಅಧಿಸೂಚನೆಯಲ್ಲಿ ಅಳವಡಿಸಿದ ಕ್ಷೇತ್ರ	8-26 (-)0-05 ಬಪಿಕೆ=8-21(ಎ-ಗು)
3	ಒಟ್ಟು ಭಾಧಿತ ಕುಟುಂಬಗಳು	16
4	ಬಹುಪಾಲು ಜಮೀನು ಕಳೆದುಕೊಳ್ಳುತ್ತಿರುವ ಕುಟುಂಬಗಳ ಸಂಖ್ಯೆ	--
5	ಪರಿಶಿಷ್ಟಜಾತಿ ಮತ್ತು ಪರಿಶಿಷ್ಟ ಪಂಗಡ ದವರ ಪಟ್ಟಿ	01+00
6	ಉದ್ಯೋಗಾಕಾಂಕ್ಷಿಗಳ ಪಟ್ಟಿ	--

ಸದರಿ ಅಧಿಸೂಚನೆಯಲ್ಲಿ ಒಳಪಡುವ ಜಮೀನುಗಳ ಸೂಚಿಸುವ ಒಂದು ನಕ್ಷೆಯನ್ನು ವಿಶೇಷ ಭೂಸ್ವಾಧೀನಾಧಿಕಾರಿಗಳು, ಕೃಷ್ಣಾ ಮೇಲ್ದಂಡೆ ಯೋಜನೆ ಭೀಮರಾಯನಗುಡಿ ತಾ: ಶಹಾಪೂರ ಇವರ ಕಾರ್ಯಾಲಯದಲ್ಲಿ ಇಡಲಾಗಿದೆ.

ಅನುಸೂಚಿ

ಜಿಲ್ಲೆ: ಕಲಬುರಗಿ

ತಾಲ್ಲೂಕು: ಜೇವರ್ಗಿ

ಹೋಬಳಿ: ಇಜೇರಿ

ಗ್ರಾಮ: ಸದನಾಪೂರ(ಡಿ), ನಾಗರಹಳ್ಳಿ ಎಸ್.ಎಮ್, ಬಿಳವಾರ

ಸಂ:ಎಲ್.ಎ.ಕ್ಯೂ:ಎಸ್.ಆರ್/01/2019-20

ಕ್ರ ಸಂ	ಖತೆದಾರರ/ಹೆಸರು (ಜೆ.ಎಂ.ಸಿ ಯನ್ವಯ)		ಸರ್ವೆ / ಖಾತಾ ನಂಬರ	ಹಿಸ್ಸಾ ನಂ	ಸ್ವಾಧೀನಕ್ಕೋಳ ಪಡುವ ಒಟ್ಟು ವಿಸ್ತೀರ್ಣ (ಕಲಂ- 11(1) ರನ್ವಯ)		ಶರಹ	ಸ್ವಾಧೀನ ಕ್ಕೋಳಪಡು ವ ಒಟ್ಟು ವಿಸ್ತೀರ್ಣ		ಶರಹ	ಚೆಕ್ಕಬಂದಿ/ಸರಹದ್ದು				ಮರಗಳ ಸಂಖ್ಯೆ ಮಾಲ್ಕಿ/ಕಟ್ಟಡಗಳ ವಿವರ
	ಭೂಮಾಲೀಕರ/ ಹಿಡುವಳಿದಾರರ ಹೆಸರು	ಅನುಭವ ದಾರರ ಹೆಸರು			ಶೈ	ಖರಾಬು		ಶೈ	ಖರಾಬು		ಪೂರ್ವ	ಪಶ್ಚಿಮ	ಉತ್ತರ	ದಕ್ಷಿಣ	
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16
ಗ್ರಾಮ: ಸದನಾಪೂರ (ಡಿ)															
1	1)ಕಲ್ಲಪ್ಪಾ ತಂ. ಮಲ್ಲಪ್ಪಾ ಬಿಳ್ವಾರ (ಪಿಕೆಜಿಬಿ ಬ್ಯಾಂಕ ಬಳಬಟ್ಟೆಯಲ್ಲಿ ರೂ. 70,000 ಸಾವಿರಗಳಿಗೆ ವತ್ತಿ ಇದೆ). 2.ಮಲ್ಲಿಕಾರ್ಜುನ ತಂ. ಕಲ್ಲಪ್ಪ 3.ನಿಂಗಪ್ಪ ತಂ. ಕಲ್ಲಪ್ಪ	ಸ್ವಂತ	26/4 26/4/2 26/4/3 26/3	0-17	-	ಖುಷ್ಕಿ	0-17	-	ಖುಷ್ಕಿ	25	ಬಿಳವಾರ ಗ್ರಾಮದ ಸರಹದ್ದು	28	24, 29	--	
2	ಅಯ್ಯಪ್ಪಾ ತಂ. ಈರಪ್ಪಾ	ಸ್ವಂತ	26/4/1 26/3	0-27	-	ಖುಷ್ಕಿ	0-27	-	ಖುಷ್ಕಿ	25	ಬಿಳವಾರ ಗ್ರಾಮದ ಸರಹದ್ದು	28	24, 29	--	

3	ಸುನೀಲ ಕುಮಾರ ತಂ. ವೀರಣ್ಣಾ	ಸ್ವಂತ	25/* 25/2	1-05	0-04	ಖುಷ್ಕಿ	1-05	0-04	ಖುಷ್ಕಿ	ನಾಗರಹಳ್ಳಿ ಗ್ರಾಮದ ಸರಹದ್ದು	ಬಿಳವಾರ ಗ್ರಾಮದ ಸರಹದ್ದು	26	24	--
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ಗ್ರಾಮ: ನಾಗರಹಳ್ಳಿ ಎಸ್.ಎಮ್.														
4	1)ಮರೆಪ್ಪಾ ತಂ. ಅಯ್ಯಪ್ಪ ತಳಕೇರಿ (ಶಂಕರಪ್ಪ ತಂ. ಯಂಕಪ್ಪ ರೂ. 5.44 ಲಕ್ಷಗಳಿಗೆ ವತ್ತಿ ಇದೆ) 2)ಅಮಲಪ್ಪ ತಂ. ಅಯ್ಯಪ್ಪ (ಪಿ.ಕೆ.ಜಿ.ಬಿ. ಬ್ಯಾಂಕ ಬಿಳವಾರದಲ್ಲಿ ರೂ. 90,000 ಸಾವಿರಗಳಿಗೆ ವತ್ತಿ ಇದೆ) 3)ಮಹಿಬೂಬ ತಂ. ನಬಿಸಾಬ ಚಂದಾಸಾ ತಂ. ಅಲ್ಲಿಸಾಬ	ಸ್ವಂತ	6/ಕೆ2 6/ಕೆ1/ಆ 6/ಕೆ1 6/2	0-19	-	ಖುಷ್ಕಿ	0-19	-	ಖುಷ್ಕಿ	05	ಬಿಳವಾರ ಗ್ರಾಮದ ಸರಹದ್ದು	ಸದನಾಪೂ ರ ಗ್ರಾಮದ ಸರಹದ್ದು	7, 12	--
5	ಅಯ್ಯಣ್ಣ ತಂ. ಪರಪ್ಪ	ಸ್ವಂತ	26/2 26/2/9	0-10	-	ಖುಷ್ಕಿ	0-10	-	ಖುಷ್ಕಿ	25	ಬಿಳವಾರ ಗ್ರಾಮದ ಸರಹದ್ದು	ಬಿಳವಾರ ಗ್ರಾಮದ ಸರಹದ್ದು	25	--
6	ಚಂದ್ರಶೇಖರರೆಡ್ಡಿ ತಂ. ಮಲ್ಲಣ್ಣಗೌಡ (ಎಚ್.ಡಿ.ಎಫ್.ಸಿ ಬ್ಯಾಂಕ ಲಿ. ಗುಲಬರ್ಗಾದಲ್ಲಿ ರೂ. 9.50 ಲಕ್ಷಗಳಿಗೆ ವತ್ತಿ ಇದೆ) ಬಾವೂಗೌಡ ತಂ. ಮಲ್ಲಣ್ಣಗೌಡ	ಸ್ವಂತ	26/3 26/3/10	0-10	-	ಖುಷ್ಕಿ	0-10	-	ಖುಷ್ಕಿ	25	ಬಿಳವಾರ ಗ್ರಾಮದ ಸರಹದ್ದು	ಬಿಳವಾರ ಗ್ರಾಮದ ಸರಹದ್ದು	25	--
7	ಅಯ್ಯಣ್ಣಗೌಡ ತಂ. ಬಸಪ್ಪ ಗಂಗಮ್ಮ ತಂ ಅಯ್ಯಣ್ಣಗೌಡ (ಎಚ್.ಡಿ.ಎಫ್.ಸಿ ಬ್ಯಾಂಕ ಲಿ. ಶಹಾಪೂರ ದಲ್ಲಿ ವತ್ತಿ ಇದೆ)	ಸ್ವಂತ	26/4 26/4/11	0-03	-	ಖುಷ್ಕಿ	0-03	-	ಖುಷ್ಕಿ	25	ಬಿಳವಾರ ಗ್ರಾಮದ ಸರಹದ್ದು	ಬಿಳವಾರ ಗ್ರಾಮದ ಸರಹದ್ದು	25	--

ಗ್ರಾಮ: ಬಿಳವಾರ														
8	ಮಲ್ಲಣ್ಣ ತಂ. ಬಸವರಾಜ ನಾಗಣ್ಣ ಶಿವಪ್ಪ ಕಲ್ಲೂರ	ಸ್ವಂತ	<u>150/3</u> <u>150/2</u> <u>150/3</u>	0-11	-	ಖುಷ್ಕಿ	0-11	-	ಖುಷ್ಕಿ	ನಾಗರಹಳ್ಳಿ ಗ್ರಾಮದ ಸರಹದ್ದು	147, 148, 149	151	ನಾಗರಹಳ್ಳಿ ಗ್ರಾಮದ ಸರಹದ್ದು	--
9	ತಿಪ್ಪಣ್ಣ ತಂ. ಅಡಿವೆಪ್ಪ ಹಾರಣಗೇರಿ (ಪಿಕೆಜಿಬಿ ಬ್ಯಾಂಕ ಬಿಳವಾರದಲ್ಲಿ ರೂ. 60,000 ಸಾವಿರಗಳಿಗೆ ವತ್ತಿ ಇದೆ)	ಸ್ವಂತ	<u>145/ಅ</u> <u>145/2</u>	0-01	-	ಖುಷ್ಕಿ	0-01	-	ಖುಷ್ಕಿ	142	113	146	ನಾಗರಹಳ್ಳಿ ಗ್ರಾಮದ ಸರಹದ್ದು	--
10	1.ರಜೆಯಾಬೇಗಂ ಗಂ.ಮಹಬೂಬ ಬಾರಿ 2.ಕರ್ನಾಟಕ ಸನ್ಮಾನ್ಯ ರಾಜ್ಯಪಾಲರ ಪರವಾಗಿ ಅವರ ಪ್ರತಿನಿಧಿಯಾಗಿ ಕಾರ್ಯನಿರ್ವಾಹಕ ಅಧಿಕಾರಿಗಳು ಪಂಚಾಯತ ಜೇವರ್ಗಿ ಇವರ ಪರವಾಗಿ ಶ್ರೀ ವಿಶ್ವನಾಥ ಅಂಕದ ಪ್ರ.ದ.ಸ. ತಾ.ಪಂ. ಕಛೇರಿ ಜೇವರ್ಗಿ	ಸ್ವಂತ	<u>142/ಕ</u> <u>142/3</u>	2-03	0-01	ಖುಷ್ಕಿ	2-03	0-01	ಖುಷ್ಕಿ	141	143	145	ನಾಗರಹಳ್ಳಿ ಗ್ರಾಮದ ಸರಹದ್ದು	--
11	1.ಅಮೀರಪಟೇಲ ತಂ. ಚಾಂದಪಟೇಲ (ಪಿಕೆಜಿಬಿ ಬ್ಯಾಂಕ ಬಿಳವಾರದಲ್ಲಿ ರೂ. 8.00 ಲಕ್ಷಗಳಿಗೆ ವತ್ತಿ ಇದೆ) 2.ರಹಿಮಾನ ಪಟೇಲ ತಂ. ಇಮಾಮಪಟೇಲ ಮಾ.ಬಿ. ಮೀರಾಪಟೇಲ ತಂ. ಇಮಾಮಪಟೇಲ ಮಾ.ಬಿ. 3.ಕರಿಂಬೀ ಗಂ. ಶಾಬುದ್ದಿ ಪಟೇಲ 4.ಬಸವರಾಜ ತಂ. ಚಂದ್ರಾಮಪ್ಪ ಕೊಡಮನಹಳ್ಳಿ (ಎಚ್.ಡಿ.ಎಫ್.ಸಿ. ಬ್ಯಾಂಕ ಲಿ. ಗುಲಬರ್ಗಾದಲ್ಲಿ ರೂ. 6.00 ಲಕ್ಷಗಳಿಗೆ ವತ್ತಿ ಇದೆ)	ಸ್ವಂತ	<u>144/ಅ1</u> <u>144/ಅ/2</u> <u>144/ಅ3</u> <u>144/ಬ</u> <u>144/3</u>	0-18	-	ಖುಷ್ಕಿ	0-18	-	ಖುಷ್ಕಿ	137, 121	119	149, 145	140	--

12	ಶರಣಪ್ಪ ತಂ. ಮಡಿವಾಳಪ್ಪ (ಕೆಜಿಬಿ ಬ್ಯಾಂಕ ಬಿಳವಾರದಲ್ಲಿ ರೂ. 45,000 ಸಾವಿರಗಳಿಗೆ ವತ್ತಿ ಇದೆ. ಬಸಮ್ಮ ಗಂ. ಮಾಂತಪ್ಪ, ಶರಣಪ್ಪ ತಂ. ಮಾಹಾಂತಪ್ಪ	ಸ್ವಂತ	119/1 119/3	0-10	-	ಖುಷ್ಕಿ	0-10	-	ಖುಷ್ಕಿ	120	118	113	144	--
13	1.ಭೀಮರಾಯ ತಂ. ವೆಂಕಪ್ಪ ತಳವಾರ 2.ಮರೆವ್ವ ಗಂ. ಭೀಮರಾಯ 3.ಶರಣಪ್ಪ ಭೀಮಪ್ಪ ತಳವಾರ 4.ಸಿದ್ಧಾಮಪ್ಪ ಪರಮಪ್ಪ ತಳವಾರ 5.ಅವ್ವಣ್ಣ ತಂ. ಪರಮಣ್ಣ ಬಿಳವಾರ 6.ಅಯ್ಯಪ್ಪ ತಂ. ಹಣ್ಣಂತಪ್ಪ (ಕೆಜಿಬಿ ಬ್ಯಾಂಕ ಬಿಳವಾರದಲ್ಲಿ ರೂ. 2.00+ 1.84 ಲಕ್ಷಗಳಿಗೆ ವತ್ತಿ ಇದೆ)	ಸ್ವಂತ	120/1 120/8, 11	0-23	-	ಖುಷ್ಕಿ	0-23	-	ಖುಷ್ಕಿ	102, 103	117	119	121	--
14	1.ಖಾಸಿಂಗೌಡ ಸಾಹೇಬಗೌಡ (ಕೆಜಿಬಿ ಬ್ಯಾಂಕ ಬಿಳವಾರದಲ್ಲಿ ರೂ. 1.20+1.50 ಲಕ್ಷಗಳಿಗೆ ವತ್ತಿ ಇದೆ)	ಸ್ವಂತ	102/ಅ 102/3	0-04	-	ಖುಷ್ಕಿ	0-04	-	ಖುಷ್ಕಿ	101	103	120	123, 124	--
15	ಭೀಮವ್ವ ಗಂ. ಮಲ್ಲೇಶಗೌಡ (ಕೆಜಿಬಿ ಬ್ಯಾಂಕ ಬಿಳವಾರದಲ್ಲಿ ರೂ. 1.00 ಲಕ್ಷಗಳಿಗೆ ಅಡವಿಟ್ಟಿರುತ್ತಾರೆ)	ಸ್ವಂತ	100/ಡ 100/3	0-18	-	ಖುಷ್ಕಿ	0-18	-	ಖುಷ್ಕಿ	98	99	101, 102, 103	59	--
16	ಬಸವರಾಜ ತಂ. ಭೀಮಪ್ಪ ಮಹಾದೇವಪ್ಪ ತಂ. ಭೀಮಪ್ಪ	ಸ್ವಂತ	100/ಬ 100/3	1-07	-	ಖುಷ್ಕಿ	1-07	-	ಖುಷ್ಕಿ	98	99	101, 102, 103	59	--
			ಒಟ್ಟು	8-26	0-05		8-26	0-05						

ಕರ್ನಾಟಕ ರಾಜ್ಯಪಾಲರ ಆಜ್ಞಾನುಸಾರ

ಮತ್ತು ಅವರ ಹೆಸರಿನಲ್ಲಿ

ಸಹಿ/-

(ಶಿವಯೋಗಿ ಸಿ ಕಳಸದ)

ಭಾ.ಆ.ಸೇ

ಆಯುಕ್ತರು,

ಪುಟ ಹಾಗೂ ಭೂಸ್ವಾಧೀನ, ಕೃ.ಮೇ.ಯೋ
ಹಾಗೂ ಪದನಿಮಿತ್ತ ಸರಕಾರದ ಕಾರ್ಯದರ್ಶಿಗಳು,
ಕರ್ನಾಟಕ ಸರಕಾರ, ಕಂದಾಯ ಇಲಾಖೆ,
ನವನಗರ, ಬಾಗಲಕೋಟೆ.

ವಿಶೇಷ ಭೂಸ್ವಾಧೀನಾಧಿಕಾರಿಗಳು,
ಕೃ.ಮೇ.ಯೋ, ಭೀಮರಾಯನಗುಡಿ.

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date 02.09.2022

“FORM 2-E

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of Kalaburagi** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **MOGHA**

The **Deputy Commissioner of Kalaburagi District**, having examined the said proposal of the Assistant Commissioner and having satisfied that the same meets the criterion prescribed to declare the said **SAKRUNAYAK TANDA** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely:-

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	North	South	East	West
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
Kalagi	SAKRUNAYAK TANDA (MOGHA)	356	2	20	Sy.No 356	Sy.No 356 ,357	Sy.No . 357	Sy.No. 356 REMAINING PART
		357	1	32				

It is hereby declared that this unrecorded habitation may hereinafter be named as **SAKRUNAYAK TANDA**

And whereas in consequence of this declaration the extent of land indicated in the column (4) above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his residential and other domestic purpose, if identified or included in it, the same shall be restored to him by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place: Kalaburagi
Date: 02.09.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date 02.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of kalaburagi** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **TENGALI**

The **Deputy Commissioner of kalaburagi District** , having examined the said proposal of the Assistant Commissioner and having satisfied that same meet the criterion prescribed to declare the said **TENGALI** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	North	South	East	West
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
KALAGI	TENGALI	178/*/1	1	34	Sy No 32,33,31	Sy No 180,179,177,178	ಹಣಾದಿ	ಹಣಾದಿ

It is hereby declared that this unrecorded habitation may hereafter be named as **TENGALI**

And whereas in consequence of this declaration the extent of land indicated in the column 4 above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place : KALABURAGI
Date : 02.09.2022DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date 02.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of kalaburagi** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **Khadyapur**

The **Deputy Commissioner of kalaburagi District** , having examined the said proposal of the Assistant Commissioner and having satisfied that same meet the criterion prescribed to declare the said **Khadyapur Tanda** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	North	South	East	West
(1)	(2)	(3)	(4) (I)	(4) (II)	(5)	(6)	(7)	(8)
Jewargi	Khadyapur Tanda	1	1	20	Sy.No 2	Sy.no 51	Sy. No 1 Remaini ng area	Sy. No 1 Remaini ng area
		51	0	20	Sy.No 2	Sy.no 17	Sy. No 1 Remaini ng area	Sy. No 1 Remaini ng area

It is hereby declared that this unrecorded habitation may hereafter be named as **Khadyapur Tanda**

And whereas in consequence of this declaration the extent of land indicated in the column 4 above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place : KALABURAGI
Date : 02.09.2022DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date 02.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of KALABURAGI** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **ANKALAGA**

The **Deputy Commissioner of Kalaburagi District**, having examined the said proposal of the Assistant Commissioner and having satisfied that the same meets the criterion prescribed to declare the **RAM NAGAR** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely:-

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	North	South	East	West
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
JEWARGI	RAM NAGAR (ANKALAGA)	272/1	03	14	SY.NO 273	SY.NO 48	SY.NO 272/1 REAMINING PART	Sy.No 272/1 REMAINING PART

It is hereby declared that this unrecorded habitation may hereinafter be named as **RAM NAGAR** And whereas in consequence of this declaration the extent of land indicated in the column (4) above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his residential and other domestic purpose, if identified or included in it, the same shall be restored to him by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place: Kalaburagi

Date: 02.09.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date 02.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of kalaburagi** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **BACHNAL**

The **Deputy Commissioner of kalaburagi District** , having examined the said proposal of the Assistant Commissioner and having satisfied that same meet the criterion prescribed to declare the said **RATANGUTTI NAGAR** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	North	South	East	West
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
KAMLAPUR	BACHNAL	49	1	24	Sy No 49	Sy No 48/8	Sy No 78/9	Sy No 48/1

It is hereby declared that this unrecorded habitation may hereafter be named as **RATANGUTTI NAGAR**

And whereas in consequence of this declaration the extent of land indicated in the column 4 above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place : KALABURAGI
Date : 02.09.2022DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date 02.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of kalaburagi** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **CHENGATA**

The **Deputy Commissioner of kalaburagi District**, having examined the said proposal of the Assistant Commissioner and having satisfied that same meet the criterion prescribed to declare the said **JAMMAN KOLLA TANDA** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	North	South	East	West
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
KAMLAPUR	CHENGATA	318	1	25	Sy No 318	Sy No 318	Sy No 320	Sy No 318

It is hereby declared that this unrecorded habitation may hereafter be named as **JAMMAN KOLLA TANDA**

And whereas in consequence of this declaration the extent of land indicated in the column 4 above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place : KALABURAGI

Date : 02.09.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date 02.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of Kalaburagi** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **ALLAPUR**

The **Deputy Commissioner of Kalaburagi District**, having examined the said proposal of the Assistant Commissioner and having satisfied that the same meets the criterion prescribed to declare the said **SEVALAAL NAGAR** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely:-

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	North	South	East	West
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
YADRA MI	ALLAPUR (Sevalaal Nagar)	146	06	13	Sy.No 178, 179 Sy No 146	Sy.No 144, 143	Sy.No. 145 Sy No 84	Sy No 147
		144/1	03	00				

It is hereby declared that this unrecorded habitation may hereinafter be named as **SEVALAAL NAGAR**

And whereas in consequence of this declaration the extent of land indicated in the column (4) above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his residential and other domestic purpose, if identified or included in it, the same shall be restored to him by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place: Kalaburagi

Date: 02.09.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date 02.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of Kalaburagi** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **MUTHKOD**

The **Deputy Commissioner of Kalaburagi District**, having examined the said proposal of the Assistant Commissioner and having satisfied that the same meets the criterion prescribed to declare the said **JAI SEVALAA NAGAR** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely:-

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	North	South	East	West
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
YADRA MI	MUTHKOD (JAI SEVALAAL NAGAR)	94	02	00	Sy.No 95,94	Sy.No 93	Sy.No. 93,42	Sy No 92,93,91,94
		93	03	10				
		92	01	00				

It is hereby declared that this unrecorded habitation may hereinafter be named as **JAI SEVALAAL NAGAR**

And whereas in consequence of this declaration the extent of land indicated in the column (4) above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his residential and other domestic purpose, if identified or included in it, the same shall be restored to him by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place: Kalaburagi

Date: 02.09.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date 02.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of Kalaburagi** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **BALBATTI**

The **Deputy Commissioner of Kalaburagi District**, having examined the said proposal of the Assistant Commissioner and having satisfied that the same meets the criterion prescribed to declare the said **JAI SHAMSUNDAR NAGAR** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely:-

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	North	South	East	West
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
YADRAMI	BALBATTI (SHAMSUNDAR NAGAR)	06 6/5	00 00	12 12	Sy.No 4	Sy.No 259	Sy.No. 6	Sy No 7

It is hereby declared that this unrecorded habitation may hereinafter be named as **SHAM SUNDAR NAGAR**

And whereas in consequence of this declaration the extent of land indicated in the column (4) above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his residential and other domestic purpose, if identified or included in it, the same shall be restored to him by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place: Kalaburagi

Date: 02.09.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date :01.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of kalaburagi** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **SONTH**

The **Deputy Commissioner of kalaburagi District** , having examined the said proposal of the Assistant Commissioner and having satisfied that same meet the criterion prescribed to declare the said **PURUNAYAKA NAGAR** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	North	South	East	West
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
KAMALAPUR	PURUNAYAKA NAGAR SONTH	207	01	10	SY NO 211	Remain g part of Sy.no 207	Remain g part of Sy.no 207	Sy no 208
		211	01	00	Remain g part of Sy.no 211	Sy no 208, 207	Sy no 207	Remain g part of Sy.no 211

It is hereby declared that this unrecorded habitation may hereafter be named as **PURUNAYAKA NAGAR**

And whereas in consequence of this declaration the extent of land indicated in the column 4 above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place : KALABURAGI

Date : 01.09.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date : 01.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of kalaburagi** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **SONTH**

The **Deputy Commissioner of kalaburagi District** , having examined the said proposal of the Assistant Commissioner and having satisfied that same meet the criterion prescribed to declare the said **HARJINAYAKA THANDA** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	North	South	East	West
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
KAMALAPUR	HARJINAYAKA THANDA	203	02	10	Remaing part of Sy.no 203	Remaing part of Sy.no 203	Sy no 201, 202	Sy no 225
	SONTH	225	00	20	Remaing part of Sy.no 225	Sy no 215	Sy no 203	Sy no 224

It is hereby declared that this unrecorded habitation may hereafter be named as **HARJINAYAKA THANDA**

And whereas in consequence of this declaration the extent of land indicated in the column 4 above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place : KALABURAGI

Date : 01.09.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date : 01.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of kalaburagi** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **KALAMANDARAGI**

The **Deputy Commissioner of kalaburagi District** , having examined the said proposal of the Assistant Commissioner and having satisfied that same meet the criterion prescribed to declare the said **GUTTTI THANDA** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	North	South	East	West
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
KAMALAPUR	GUTTTI THANDA KALAMANDARAGI	137	03	00	SY NO 141	VARNIHAL GRAMADA GADI	Remaing part of Sy.no137	Remaing part of Sy.no137
		139	00	30	Remaing part of Sy.no 139	SY NO 137	Remaing part of Sy.no 139	SY NO 141
		141	02	20	Remaing part of Sy.no 141	SY NO 137	SY NO 139	Remaing part of Sy.no 141

It is hereby declared that this unrecorded habitation may hereafter be named as **GUTTTI THANDA**

And whereas in consequence of this declaration the extent of land indicated in the column 4 above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place : KALABURAGI
Date : 01.09.2022DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date : 01.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of kalaburagi** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **KALAMANDARAGI**

The **Deputy Commissioner of kalaburagi District** , having examined the said proposal of the Assistant Commissioner and having satisfied that same meet the criterion prescribed to declare the said **BHANDANKERA NAGAR** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	North	South	East	West
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
KAMALAPUR	BHANDANKERA NAGAR KALAMANDARAGI	90	00	35	Remain g part of Sy.no 90	SY NO 91	Remain g part of Sy.no 90	SY NO 92
		91	02	00	SY NO 90	Remain g part of Sy.no 91	Remain g part of Sy.no 91	SY NO 92

It is hereby declared that this unrecorded habitation may hereafter be named as **BHANDANKERA NAGAR**

And whereas in consequence of this declaration the extent of land indicated in the column 4 above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place : KALABURAGI

Date : 01.09.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date : 01.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of kalaburagi** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **DINASI KURANUR**

The **Deputy Commissioner of kalaburagi District** , having examined the said proposal of the Assistant Commissioner and having satisfied that same meet the criterion prescribed to declare the said **DINASI KURANUR NAGAR** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	North	South	East	West
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
KAMALAPUR	DINASI KURANUR NAGAR DINASI KURANUR	39	01	16	SY NO 38	Remaing part of Sy.no 39	Remaing part of Sy.no 39	Remaing part of Sy.no 39

It is hereby declared that this unrecorded habitation may hereafter be named as **DINASI KURANUR NAGAR**

And whereas in consequence of this declaration the extent of land indicated in the column 4 above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place : KALABURAGI

Date : 01.09.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date : 01.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of kalaburagi** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **KALAMUD**

The **Deputy Commissioner of kalaburagi District** , having examined the said proposal of the Assistant Commissioner and having satisfied that same meet the criterion prescribed to declare the said **LIMBUNAYAK NAGAR** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	North	South	East	West
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
KAMALAPUR	LIMBUNAYAK NAGAR KALAMUD	40	02	00	SY NO 37	Remain g part of Sy.no 40	Remain g part of Sy.no 40	Remain g part of Sy.no 40

It is hereby declared that this unrecorded habitation may hereafter be named as **LIMBUNAYAK NAGAR**

And whereas in consequence of this declaration the extent of land indicated in the column 4 above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place : KALABURAGI
Date : 01.09.2022DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date : 01.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of kalaburagi** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **KALAMUD**

The **Deputy Commissioner of kalaburagi District** , having examined the said proposal of the Assistant Commissioner and having satisfied that same meet the criterion prescribed to declare the said **MONUNAYAK NAGAR** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	North	South	East	West
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
KAMALAPUR	MONUNAYAK NAGAR KALAMUD	31	02	20	Remain g part of Sy.no 31	Remain g part of Sy.no 31	SY NO 30	Remain g part of Sy.no 31

It is hereby declared that this unrecorded habitation may hereafter be named as **MONUNAYAK NAGAR**

And whereas in consequence of this declaration the extent of land indicated in the column 4 above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place : KALABURAGI
Date : 01.09.2022DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date : 01.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of kalaburagi** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **KALAMUD**

The **Deputy Commissioner of kalaburagi District** , having examined the said proposal of the Assistant Commissioner and having satisfied that same meet the criterion prescribed to declare the said **NAMANAYAK NAGAR** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	North	South	East	West
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
KAMALAPUR	NAMANAYAK NAGAR KALAMUD	60	01	00	Remain g part of Sy.no 60	Remain g part of Sy.no 60	SY NO 58	Remain g part of Sy.no 60

It is hereby declared that this unrecorded habitation may hereafter be named as **NAMANAYAK NAGAR**

And whereas in consequence of this declaration the extent of land indicated in the column 4 above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place : KALABURAGI
Date : 01.09.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date : 01.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of kalaburagi** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **MARAMANCHI**

The **Deputy Commissioner of kalaburagi District**, having examined the said proposal of the Assistant Commissioner and having satisfied that same meet the criterion prescribed to declare the said **GOPINAYAK NAGAR** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	North	South	East	West
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
KAMALAPUR	GOPINAYAK NAGAR MARAMANCHI	5	0	20	Remain g part of Sy.no 5	SY NO 76	Remain g part of Sy.no 5	Remain g part of Sy.no 5
		76	0	20	SY NO 05	Remain g part of Sy.no 76	Remain g part of Sy.no 76	Remain g part of Sy.no 76
		77	0	20	SY NO 11	Remain g part of Sy.no 77	Remain g part of Sy.no 77	SY NO 74

It is hereby declared that this unrecorded habitation may hereafter be named as **GOPINAYAK NAGAR**

And whereas in consequence of this declaration the extent of land indicated in the column 4 above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place : KALABURAGI

Date : 01.09.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date : 01.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of kalaburagi** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **OKALI**

The **Deputy Commissioner of kalaburagi District** , having examined the said proposal of the Assistant Commissioner and having satisfied that same meet the criterion prescribed to declare the said **HIRUNAYAK NAGAR** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	North	South	East	West
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
KAMALAPUR	HIRUNAYAK NAGAR OKALI	70	3	00	BHACHANAL GRAMAD GADI	Remain g part of Sy.no 70	Remain g part of Sy.no 70	Remain g part of Sy.no 70

It is hereby declared that this unrecorded habitation may hereafter be named as **HIRUNAYAK NAGAR**

And whereas in consequence of this declaration the extent of land indicated in the column 4 above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place : KALABURAGI

Date : 01.09.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date : 01.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of kalaburagi** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **VARANIHALA**

The **Deputy Commissioner of kalaburagi District** , having examined the said proposal of the Assistant Commissioner and having satisfied that same meet the criterion prescribed to declare the said **BHAGAVANA NAGAR** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	North	South	East	West
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
KAMALAPUR	BHAGAVANA NAGAR	47	1	20	Remain g part of Sy.no 47	Sy.no 52	SY NO 48, 51	Remain g part of Sy.no 47
	VARANIHALA	52	2	20	SY NO 47	Remain g part of Sy.no 52	SY NO 51	Remain g part of Sy.no 52

It is hereby declared that this unrecorded habitation may hereafter be named as **BHAGAVANA NAGAR**

And whereas in consequence of this declaration the extent of land indicated in the column 4 above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place : KALABURAGI

Date : 01.09.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date : 01.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of kalaburagi** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **KINNISARPOSH**

The **Deputy Commissioner of kalaburagi District** , having examined the said proposal of the Assistant Commissioner and having satisfied that same meet the criterion prescribed to declare the said **SONAR NAGAR** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	North	South	East	West
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
KAMALAPUR	SONAR NAGAR KINNISARPOSH	122	4	00	SY NO 12P1	SY NO 96	SY NO 12P1	Remain g part of Sy.no 122
		96	00	10	SY NO 122	Remain g part of Sy.no 96	Remain g part of Sy.no 96	Remain g part of Sy.no 96

It is hereby declared that this unrecorded habitation may hereafter be named as **SONAR NAGAR**

And whereas in consequence of this declaration the extent of land indicated in the column 4 above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place : KALABURAGI

Date : 01.09.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date : 01.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of kalaburagi** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **GOGI (K)**

The **Deputy Commissioner of kalaburagi District** , having examined the said proposal of the Assistant Commissioner and having satisfied that same meet the criterion prescribed to declare the said **PURUNAYAK NAGAR** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	North	South	East	West
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
KAMALAPUR	PURUNAYAK NAGAR GOGI (K)	80	01	00	Remain g part of Sy.no 80	SY NO 82	SY NO 84 P2	Remain g part of Sy.no 80
		82	01	00	SY NO 84 P 2	Remain g part of Sy.no 82	Remain g part of Sy.no 82	SY NO 80

It is hereby declared that this unrecorded habitation may hereafter be named as **PURUNAYAK NAGAR**

And whereas in consequence of this declaration the extent of land indicated in the column 4 above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place : KALABURAGI
Date : 01.09.2022DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date 01.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of Sedam** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **BENKEPALLI**

The **Deputy Commissioner of kalaburagi District**, having examined the said proposal of the Assistant Commissioner and having satisfied that same meet the criterion prescribed to declare the said **FATTHUNAYAK THANDA** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	East	West	North	South
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
CHINCHOLI	FATTHUNAYAK THANDA (Unrecorded Village)	81/*	05	28	Salagar Basantpur Village	Remainin g Part of Survey No 81	Remainin g Part of Survey No 81	Survey no 82ಪ್ರೌ೭2
	BENKEPALLI (Original Village)	82ಪ್ರೌ೭2	03	20	Salagar Basantpur Village	Remainin g Part of Survey No 82ಪ್ರೌ೭2	Survey No 81	Remainin g Part of Survey No 82ಪ್ರೌ೭2

It is hereby declared that this unrecorded habitation may hereafter be named as **FATTHUNAYAK NAGAR** And whereas in consequence of this declaration the extent of land indicated in the column 4 above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place : KALABURAGI
Date : 01.09.2022DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date 01.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of Sedam** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **YETEBARPUR**

The **Deputy Commissioner of Kalaburagi District**, having examined the said proposal of the Assistant Commissioner and having satisfied that same meet the criterion prescribed to declare the said **GONDHALSETH THANDA** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	East	West	North	South
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
CHINCHOLI	GONDHALSETH THANDA (Unrecorded Village)	57	03	20	Salebeern alli Village	Remaing part of Survey No 57	Survey No 81ಪ್ರೇ31	Remaing part of Survey No 57
		81ಪ್ರೇ31	00	30	Salebeern alli Village	Survey No 81ಪ್ರೇ31	Survey No 58	Survey No 57
	YETEBARPUR (Original Village)	58	1	30	Salebeern alli Village	Remaing part of Survey No 58	Remaing part of Survey No 58	Survey No 81ಪ್ರೇ31

It is hereby declared that this unrecorded habitation may hereafter be named as **GONDHALSETH NAGAR** And whereas in consequence of this declaration the extent of land indicated in the column 4 above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place : KALABURAGI

Date : 01.09.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date 01.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of Sedam** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **BHUYANR (B)**

The **Deputy Commissioner of Kalaburagi District**, having examined the said proposal of the Assistant Commissioner and having satisfied that same meet the criterion prescribed to declare the said **RAMACHANDRANAYAK THANDA** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	East	West	North	South
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
CHINCHOLI	RAMACHANDRANAYAK THANDA (Unrecorded Village)	36/*	07	00	Remaing part of Survey No 36	Remaing part of Survey No 36 & sry no 38	Survey No 34	Remaing part of Survey No 36
	BHUYANR (B) (Original Village)	34/*	00	15	Remaing part of Survey No 34	Remaing part of Survey No 34	Remaing part of Survey No 34	Survey No 36

It is hereby declared that this unrecorded habitation may hereafter be named as **RAMACHANDRANAYAK NAGAR**

And whereas in consequence of this declaration the extent of land indicated in the column 4 above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place : KALABURAGI
Date : 01.09.2022DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date 01.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of Sedam** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **BHUYANR (B)**

The **Deputy Commissioner of Kalaburagi District**, having examined the said proposal of the Assistant Commissioner and having satisfied that same meet the criterion prescribed to declare the said **SAKKUNAYAK THANDA** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	East	West	North	South
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
CHINCHOLI	SAKKUNAYAK THANDA (Unrecorded Village)	46	05	00	Survey No 49	Remainin g Part of Survey No 46	Survey No 47	Remainin g Part of Survey No 46
	BHYANR (B) (Original Village)	49	00	10	Remainin g Part of Survey No 49	Survey No 46	Remainin g Part of Survey No 49	Remainin g Part of Survey No 49

It is hereby declared that this unrecorded habitation may hereafter be named as **SAKKUNAYAK NAGAR**

And whereas in consequence of this declaration the extent of land indicated in the column 4 above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place : KALABURAGI

Date : 01.09.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date 01.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of Sedam** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **SALAGARBASANTPUR**

The **Deputy Commissioner of Kalaburagi District**, having examined the said proposal of the Assistant Commissioner and having satisfied that same meet the criterion prescribed to declare the said **SHIVARAM NAYAK THANDA** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	East	West	North	South
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
CHINCHOLI	SHIVARAM NAYAK THANDA (Unrecorded Village) SALAGARBASANTPUR (Original Village)	139/1	06	00	Remainin g Part of Survey No 139/1	Remainin g Part of Survey No 139/1	Remainin g Part of Survey No 139/1	Chimman chod Village

It is hereby declared that this unrecorded habitation may hereafter be named as **SHIVARAM NAYAK NAGAR**

And whereas in consequence of this declaration the extent of land indicated in the column 4 above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place : KALABURAGI

Date : 01.09.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date 01.09.2022

"FORM 2-E"

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of Sedam** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **RANAPUR**

The **Deputy Commissioner of kalaburagi District** , having examined the said proposal of the Assistant Commissioner and having satisfied that same meet the criterion prescribed to declare the said **RANAPUR THANDA** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	East	West	North	South
(1)	(2)	(3)	(4) (I)	(4) (II)	(5)	(6)	(7)	(8)
CHINCHOLI	RANAPUR THANDA (Unrecorded Village) RANAPUR (Original Village)	83	4	10	Survey no 73	Remaing part of Survey No 83	Survey No 79	Remaing part of Survey No 83
		73	3	20	Remaing part of Survey No 73 & Sry no 74	Survey No 83	Survey No 77	Remaing part of Survey No 73
		79	06	12	Survey No 77	Remaing part of Survey No 79	Remaing part of Survey No 79	Survey No 83
		74	1	27	Survey No 69	Survey No 77	Remaing part of Survey No 74	Survey No 73
		69	00	35	Remaing part of Survey No 69	Survey No 74	Survey No 69	Survey No 69
		77	02	18	Survey No 74	Survey No 73	Remaing part of Survey No 77	Survey No 73

It is hereby declared that this unrecorded habitation may hereafter be named as **RANAPUR NAGAR**

And whereas in consequence of this declaration the extent of land indicated in the column 4 above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place : KALABURAGI

Date : 01.09.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date 01.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of Sedam** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **SALAGARBASANTPUR**

The **Deputy Commissioner of Kalaburagi District**, having examined the said proposal of the Assistant Commissioner and having satisfied that same meet the criterion prescribed to declare the said **VADTHYA THANDA (SHIVARAM NAYAK UPANAGAR)** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	East	West	North	South
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
CHINCHOLI	VADTHYA THANDA (SHIVARAM NAYAK UPANAGAR) (Unrecorded Village)	142/*	1	0	Remaining Part of Survey No 142	Survey No 141	Survey No 143	Remaining Part of Survey No 142
	SALAGARBASANTPUR (Original Village)	143/*	00	05	Remaining Part of Survey No 143	Survey No 144	Remaining Part of Survey No 143	Survey No 142

It is hereby declared that this unrecorded habitation may hereafter be named as **VADTHYA NAGAR (SHIVARAM NAYAK UPANAGAR)**

And whereas in consequence of this declaration the extent of land indicated in the column 4 above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place : KALABURAGI

Date : 01.09.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date 01.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of Sedam** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **SALAGARBASANTPUR**

The **Deputy Commissioner of Kalaburagi District**, having examined the said proposal of the Assistant Commissioner and having satisfied that same meet the criterion prescribed to declare the said **SOORUNAYAK THANDA (SALAGAR COLONY UPANAGAR)** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	East	West	North	South
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
CHINCHOLI	SOORUNAYAK THANDA (SALAGAR COLONY UPANAGAR) (Unrecorded Village) SALAGARBASANTPUR (Original Village)	165/*	3	0	Survey No 166	Remainin g Part of Survey No 165	Survey No 6	Remainin g Part of Survey No 165

It is hereby declared that this unrecorded habitation may hereafter be named as **SOORUNAYAK NAGAR (SALAGAR COLONY UPANAGAR)**

And whereas in consequence of this declaration the extent of land indicated in the column 4 above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place : KALABURAGI
Date : 01.09.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date 01.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of Sedam** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **SALAGARBASANTPUR**

The **Deputy Commissioner of Kalaburagi District**, having examined the said proposal of the Assistant Commissioner and having satisfied that same meet the criterion prescribed to declare the said **PALTHYA THANDA** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	East	West	North	South
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
CHINCHOLI	PALTHYA THANDA (Unrecorded Village) SALAGARBASANTPUR (Original Village)	95/*	3	20	Survey No 93ಪ್ರೌಢೀ(1)	Remaining Part of Survey No 95	Survey No 94	Survey No 107
		108/*	6	0	Survey No 109 & 110	Remaining Part of Survey No 108	Remaining Part of Survey No 108 & 93ಪ್ರೌಢೀ(1)	Survey No 110
		109/*	6	30	Remaining Part of Survey No 109	Survey No 108	Survey No 93ಪ್ರೌಢೀ(1)	Survey No 110

It is hereby declared that this unrecorded habitation may hereafter be named as **PALATHYA NAGAR**

And whereas in consequence of this declaration the extent of land indicated in the column 4 above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place : KALABURAGI
Date : 01.09.2022DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date 01.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of Sedam** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **SALAGARBASANTPUR**

The **Deputy Commissioner of Kalaburagi District**, having examined the said proposal of the Assistant Commissioner and having satisfied that same meet the criterion prescribed to declare the said **MONUNAYAK THANDA (SALAGAR COLONY UPANAGAR)** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	East	West	North	South
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
CHINCHOLI	MONUNAYAK THANDA (SALAGAR COLONY UPANAGAR) (Unrecorded Village) SALAGARBASANTPUR (Original Village)	148/*	2	0	Remainin g Part of Survey No 148	Survey No 146	Remainin g Part of Survey No 148	Survey No 134

It is hereby declared that this unrecorded habitation may hereafter be named as **MONUNAYAK NAGAR (SALAGAR COLONY UPANAGAR)**

And whereas in consequence of this declaration the extent of land indicated in the column 4 above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place : KALABURAGI
Date : 01.09.2022DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date 01.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of Sedam** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **DHARMASAGAR**

The **Deputy Commissioner of Kalaburagi District**, having examined the said proposal of the Assistant Commissioner and having satisfied that same meet the criterion prescribed to declare the said **DHARMASAGAR THANDA** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	East	West	North	South
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
CHINCHOLI	DHARMASAGAR THANDA (Unrecorded Village) Dharmasagar (Original Village)	14/2	04	18	Survey No 45	Survey No 15	Remaining Part of Survey No 14/2	Survey No 13
		15	02	11	Survey No 14	Remaining Part of Survey No 15	Remaining Part of Survey No 15	Survey No 13
		90	01	10	Remaining Part of Survey No 90	Survey No 13	Survey No 13 & 45	Remaining Part of Survey No 90

It is hereby declared that this unrecorded habitation may hereafter be named as **DHARMASAGAR NAGAR**

And whereas in consequence of this declaration the extent of land indicated in the column 4 above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place : KALABURAGI

Date : 01.09.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date 01.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of Sedam** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **KAHNAPUR**

The **Deputy Commissioner of Kalaburagi District**, having examined the said proposal of the Assistant Commissioner and having satisfied that same meet the criterion prescribed to declare the said **DONGRUNAYAK THANDA** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	East	West	North	South
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
CHINCHOLI	DONGRUNAYAK NAGAR (Unrecorded Village) KHANAPUR (Original Village)	90	02	03	Remaining Part of Survey No 90	Survey No 111 ಪೊಲೆ2	Remaining Part of Survey No 90	Remaining Part of Survey No 90
		111/ ಪೊಲೆ3	04	14	Remaining Part of Survey No 111 ಪೊಲೆ3	Survey No 118	Survey No 111 ಪೊಲೆ1	Remaining Part of Survey No 111 ಪೊಲೆ3
		119	00	35	Survey No 111	Remaining Part of Survey No 119	Remaining Part of Survey No 119	Remaining Part of Survey No 119

It is hereby declared that this unrecorded habitation may hereafter be named as **DONGRUNAYAK NAGAR**

And whereas in consequence of this declaration the extent of land indicated in the column 4 above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place : KALABURAGI

Date : 01.09.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date 01.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of Sedam** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **JILLAWARSHA**

The **Deputy Commissioner of kalaburagi District**, having examined the said proposal of the Assistant Commissioner and having satisfied that same meet the criterion prescribed to declare the said **JILLAWARSHA THANDA** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Ac re	Gunt as	East	West	North	South
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
Chincholi	JILLAWARSHA THANDA (Unrecorded Village) JILLAWARSHA (Original Village)	179	00	04	Survey No 176	Remaining Part of Survey No 179	Remaining Part of Survey No 179	Survey No 180
		180	00	14	Survey No 176	Remaining Part of Survey No 180	Survey No 179	Remaining Part of Survey No 180
		183	00	04	Survey No 182	Remaining Part of Survey No 183	Survey No 181	Survey No 184
		184	00	18	Survey No 182 & Remaining part 184	Remaining Part of Survey No 184	Survey No 183	Remaining Part of Survey No 184
		187	00	12	Remaining Part of Survey No 187	Remaining Part of Survey No 187	Survey No 186	Remaining Part of Survey No 187
		188	01	12	Survey No 186	Survey No 184	Village	Survey No 186 & 187

It is hereby declared that this unrecorded habitation may hereafter be named as **JILLAWARSHA NAGAR**

And whereas in consequence of this declaration the extent of land indicated in the column 4 above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place : KALABURAGI

Date : 01.09.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date 01.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of Sedam** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **SHADIPUR**

The **Deputy Commissioner of kalaburagi District** , having examined the said proposal of the Assistant Commissioner and having satisfied that same meet the criterion prescribed to declare the said **DHANASING NAYAK THANDA** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	East	West	North	South
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
CHINCHOLI	DHANASING NAYAK THANDA (Unrecorded Village) SHADIPUR (Original Village)	98/*	00	35	Survey No 99	Remainig pary fo Survey No 98/*	Survey No 99	Survey No 99

It is hereby declared that this unrecorded habitation may hereafter be named as **DHANASING NAYAK NAGAR**

And whereas in consequence of this declaration the extent of land indicated in the column 4 above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place : KALABURAGI
Date : 01.09.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date 01.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of Sedam** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **DHARMASAGAR**

The **Deputy Commissioner of Kalaburagi District**, having examined the said proposal of the Assistant Commissioner and having satisfied that same meet the criterion prescribed to declare the said **MOTHIMOKA THANDA (DHARMASAGAR UPANAGAR)** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act, 1961 hereby declare the following areas as an unrecorded habitation namely

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	East	West	North	South
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
CHINCHOLI	MOTHIMOKA THANDA (DHARMASAGAR UPANAGAR) (Unrecorded Village)	24	02	36	Remaining Part of Survey No 24	Survey No 30	Remaining Part of Survey No 24	Survey No 23
		22	01	07	Remaining Part of Survey No 22	Remaining Part of Survey No 22	Survey No 23	Remaining Part of Survey No 22
		23	04	20	Remaining Part of Survey No 23	Remaining Part of Survey No 23	Survey No 24	Survey No 22

It is hereby declared that this unrecorded habitation may hereafter be named as **MOTHIMOKA NAGAR (DHARMASAGAR UPANAGAR)**

And whereas in consequence of this declaration the extent of land indicated in the column 4 above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place : KALABURAGI

Date : 01.09.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date 01.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of Sedam** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **AINOLLI**

The **Deputy Commissioner of kalaburagi District**, having examined the said proposal of the Assistant Commissioner and having satisfied that same meet the criterion prescribed to declare the said **KASHIRAM THANDA** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	East	West	North	South
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
CHINCHOLI	KASHIRAM THANDA (Unrecorded Village) AINOLLI (Original Village)	145	02	20	Remainin g Part of Survey No 145	Remainin g Part of Survey No 145	Survey No 144	Remainin g Part of Survey No 145

It is hereby declared that this unrecorded habitation may hereafter be named as **KASHIRAM NAGAR** And whereas in consequence of this declaration the extent of land indicated in the column 4 above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place : KALABURAGI
Date : 01.09.2022DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date 01.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of Sedam** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **SALEBEERNALLI**

The **Deputy Commissioner of kalaburagi District**, having examined the said proposal of the Assistant Commissioner and having satisfied that same meet the criterion prescribed to declare the said **JANGLEEPEER THANDA** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	North	South	East	West
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
CHINCHOLI	JANGLEEPEER THANDA (Unrecorded Village) SALEBEERNALLI (Original Village)	144 ಪೊರೆ 24	03	17	Remainin g Part of Survey No 144ಪೊರೆ 24	Remainin g Part of Survey No 144ಪೊರೆ 2 4	Survey No 144 ಪೊರೆ 36	Survey No 144ಪೊರೆ 23

It is hereby declared that this unrecorded habitation may hereafter be named as **JANGLEEPEER NAGAR** And whereas in consequence of this declaration the extent of land indicated in the column 4 above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place : KALABURAGI
Date : 01.09.2022DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date 01.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of Sedam** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **BHAIRAMAPALLI**

The **Deputy Commissioner of Kalaburagi District**, having examined the said proposal of the Assistant Commissioner and having satisfied that same meet the criterion prescribed to declare the said **BHAIRAMAPALLI THANDA** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	East	West	North	South
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
CHINCHOLI	BHAIRAMAPALLI THANDA (Unrecorded Village)	35	0	38	Remaining Part of Survey No 35	Survey No 38	Survey No 36	Remaining Part of Survey No 35
	BHAIRAMAPALLI (Original Village)	36	04	21	Remaining Part of Survey No 36	Survey No 38	Remaining Part of Survey No 36	Survey No 35

It is hereby declared that this unrecorded habitation may hereafter be named as **BHAIRAMAPALLI NAGAR**

And whereas in consequence of this declaration the extent of land indicated in the column 4 above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place : KALABURAGI
Date : 01.09.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date 01.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of Sedam** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **AINOLLI**

The **Deputy Commissioner of kalaburagi District**, having examined the said proposal of the Assistant Commissioner and having satisfied that same meet the criterion prescribed to declare the said **CHOWKI THANDA** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	East	West	North	South
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
CHINCHOLI	CHOWKI THANDA (Unrecorded Village) AINOLLI (Original Village)	103	05	31	Survey No 96	Remainin g Part of Survey No 103	Survey No 106	Remainin g Part of Survey No 103

It is hereby declared that this unrecorded habitation may hereafter be named as **CHOWKI NAGAR** And whereas in consequence of this declaration the extent of land indicated in the column 4 above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place : KALABURAGI

Date : 01.09.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date 01.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of Sedam** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **MIRIYAN**

The **Deputy Commissioner of kalaburagi District**, having examined the said proposal of the Assistant Commissioner and having satisfied that same meet the criterion prescribed to declare the said **KISTAPUR THANDA** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	East	West	North	South
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
CHINCHOLI	KISTAPUR THANDA (Unrecorded Village) Miriyan (Original Village)	151	00	14	Survey No 152 & 175	Survey No 151	Survey No 151	Survey No 152
		153	02	03	Remaining Part of Survey No 153	Survey No 175	Survey No 175	Survey No 155
		155/1	00	22	Remaining Part of Survey No 155	Survey No XX (Village)	Survey No 153	Survey No 156

It is hereby declared that this unrecorded habitation may hereafter be named as **KISTAPUR NAGAR**

And whereas in consequence of this declaration the extent of land indicated in the column 4 above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place : KALABURAGI

Date : 01.09.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date 01.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of Sedam** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **SHADIPUR**

The **Deputy Commissioner of kalaburagi District**, having examined the said proposal of the Assistant Commissioner and having satisfied that same meet the criterion prescribed to declare the said **CHAPALANAYAK THANDA** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	East	West	North	South
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
CHINCHOLI	CHAPALANAYAK THANDA (Unrecorded Village) SHADIPUR (Original Village)	19/*/*	01	15	Remainin g Part of Survey No 19	Survey No 108/1/*	Survey No 108/1/*	Survey No 18

It is hereby declared that this unrecorded habitation may hereafter be named as **CHAPALANAYAK NAGAR**

And whereas in consequence of this declaration the extent of land indicated in the column 4 above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place : KALABURAGI
Date : 01.09.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date 01.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of Sedam** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **SHADIPUR**

The **Deputy Commissioner of Kalaburagi District**, having examined the said proposal of the Assistant Commissioner and having satisfied that same meet the criterion prescribed to declare the said **JAWAHAR NAYAK THANDA** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	East	West	North	South
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
CHINCHOLI	JAWAHAR NAYAK THANDA (Unrecorded)	29/ಪೊ38/1	02	00	Survey No 29/44/*	Survey No 29/37/*	Survey No 29/44/*	Remainig part of Survey No 29/38/1
	SHADIPUR (Original Village)	29/ಪೊ36/*	06	18	Survey No 29/44/*	Survey No 29/35/*	Remainig part of Survey No 29/36/*	Survey No 29/37/*

It is hereby declared that this unrecorded habitation may hereafter be named as **JAWAHAR NAYAK NAGAR**

And whereas in consequence of this declaration the extent of land indicated in the column 4 above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place : KALABURAGI

Date : 01.09.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date 01.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of Sedam** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **BHAIRAMAPALLI**

The **Deputy Commissioner of kalaburagi District** , having examined the said proposal of the Assistant Commissioner and having satisfied that same meet the criterion prescribed to declare the said **JAINGAR THANDA** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	East	West	North	South
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
CHINCHOLI	JAINAGAR THANDA (Unrecorded Village) BHAIRAMAPALLI (Original Village)	1301	01	14	Remainin g Part of Survey No 1301	Remainin g Part of Survey No 1301	Survey No 43	Survey No 1302

It is hereby declared that this unrecorded habitation may hereafter be named as **JAINAGAR (BHAIRAMAPALLI SUB NAGAR)**

And whereas in consequence of this declaration the extent of land indicated in the column 4 above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place : KALABURAGI
Date : 01.09.2022DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date 02.09.2022“FORM 2-E”
[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of Kalaburagi** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **GUDUR**

The **Deputy Commissioner of Kalaburagi District**, having examined the said proposal of the Assistant Commissioner and having satisfied that the same meets the criterion prescribed to declare the said **GHANGHAPUR** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely:-

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	North	South	East	West
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
AFZALPUR	STATION GHANGHAPUR (GUDUR)	17/*/1	00	15	Sy No 18	Railway Station	Sy No 17/*/2	Koganoor Village Boundary
		17/*/2	00	10	Sy No 18	Railway Station	Sy No 20	Sy no 17/*/1
		18	05	06	Sy No 19	Sy No 17/*1,2	Sy No 20	Koganoor Village Boundary
		19/*/2	04	26	Sy No 19/1B	Sy No 18	Sy No 20	Koganoor Village Boundary
		20/*/6	03	28	Sy No 20/5	Sy No 20/1-2	Sy No 21	Sy No 18 , 19
		20/1-2	13	00	Sy No 20/6	Railway Station	Sy No 21	Sy No 18, 19
		21/P2	00	10	Remaini ng Part of Sy No 21/P2	Road	Sy No 21/P1	Sy No 20/P1

It is hereby declared that this unrecorded habitation may hereinafter be named as **STATION GHANGHAPUR**

And whereas in consequence of this declaration the extent of land indicated in the column (4) above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his residential and other domestic purpose, if identified or included in it, the same shall be restored to him by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place: Kalaburagi

Date: 02.09.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner

Kalaburagi

Date 02.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of Kalaburagi** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **CHAVADAPUR**

The **Deputy Commissioner of Kalaburagi District**, having examined the said proposal of the Assistant Commissioner and having satisfied that the same meets the criterion prescribed to declare the said **TARANATH NAGAR** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely:-

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	North	South	East	West
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
AFZALPUR	Taranath Nagar (Unrecorded Village)	18/8	00	10	Sy.No 18	Sy.No 67	Sy.No. 17	Sy No 18
		16/9	00	09				
		16/10	00	18				
		16/11	00	24				
		16/12	01	26				
		16/13	01	21				
		16/17	00	02				
		16/22	00	23				
		16/23	01	03				
		16/21	03	26				
	Chavadapur (Original Village)	16/7	01	25				

It is hereby declared that this unrecorded habitation may hereinafter be named as **TARANATH NAGAR**

And whereas in consequence of this declaration the extent of land indicated in the column (4) above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his residential and other domestic purpose, if identified or included in it, the same shall be restored to him by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place: Kalaburagi

Date: 02.09.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date 02.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of Kalaburagi** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **CHAVADAPUR**

The **Deputy Commissioner of Kalaburagi District**, having examined the said proposal of the Assistant Commissioner and having satisfied that the same meets the criterion prescribed to declare the said **TARANATH NAGAR** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely:-

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	North	South	East	West
(1)	(2)	(3)	(4) (I)	(4) (II)	(5)	(6)	(7)	(8)
AFZALPUR	Vithal nagr (Unrecorded Village)	14/10	00	15	Sy no 15	Sy no 19	Sy no 11	Sy no 15
	Chavadapur (Original Village)	14/12	00	30	Sy no 15	Sy no 19	Sy no 11	Sy no 15

It is hereby declared that this unrecorded habitation may hereinafter be named as **VITHAL NAGAR**

And whereas in consequence of this declaration the extent of land indicated in the column (4) above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his residential and other domestic purpose, if identified or included in it, the same shall be restored to him by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place: Kalaburagi

Date: 02.09.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date 02.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of KALABURAGI** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **KORAHALLI**

The **Deputy Commissioner of Kalaburagi District**, having examined the said proposal of the Assistant Commissioner and having satisfied that the same meets the criterion prescribed to declare the **NARSINGH NAGAR** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely:-

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	North	South	East	West
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
ALAND	KORAHALLI	57/P1	07	20	SY.NO 57/P1 REAMINING PART	SY.NO 57/P1 REAMINING PART	SY.NO 57/P1 REAMINING PART	Sy.No 63
	NARSINGH NAGAR	57/P2	01	20	SY.NO 57/P1	SY.NO 57/P1	SY.NO 57/P1	SY.NO 57/P1

It is hereby declared that this unrecorded habitation may hereinafter be named as **NARSINGH NAGAR**

And whereas in consequence of this declaration the extent of land indicated in the column (4) above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his residential and other domestic purpose, if identified or included in it, the same shall be restored to him by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place: Kalaburagi

Date: 19.08.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date 02.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of KALABURAGI** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **ALAND**

The **Deputy Commissioner of Kalaburagi District**, having examined the said proposal of the Assistant Commissioner and having satisfied that the same meets the criterion prescribed to declare the **K. V NAGAR** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely:-

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	North	South	East	West
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
ALAND	K. V NAGAR (ALAND)	423	03	22	SY.NO 424,425	SY.NO 423 REMAINING PART	SY.NO 423 REAMINING PART	Sy.No 423 REMAINING PART
		424	01	36	SY.NO 424 REMAINING PART	SY.NO. 423	SY.NO 425	SY.NO 424 REMAINING PART.
		425	02	00	SY.NO 425 REMAINING PART	SY.NO. 423	SY.NO. 425 REMAINING PART	SY.NO 424

It is hereby declared that this unrecorded habitation may hereinafter be named as **K.V NAGAR** And whereas in consequence of this declaration the extent of land indicated in the column (4) above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his residential and other domestic purpose, if identified or included in it, the same shall be restored to him by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place: Kalaburagi

Date: 19.08.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date 02.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of KALABURAGI** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **ALAND**

The **Deputy Commissioner of Kalaburagi District**, having examined the said proposal of the Assistant Commissioner and having satisfied that the same meets the criterion prescribed to declare the **MORISAB TANDA** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely:-

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	North	South	East	West
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
ALAND	MORISAB TANDA (ALAND)	579	05	00	SY.NO 581, 582	SY.NO 579 REMAINING PART	SY.NO 579 REAMINING PART	Sy.No 579 REMAINING PART

It is hereby declared that this unrecorded habitation may hereinafter be named as **MORISAB TANDA**

And whereas in consequence of this declaration the extent of land indicated in the column (4) above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his residential and other domestic purpose, if identified or included in it, the same shall be restored to him by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place: Kalaburagi

Date: 19.08.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date 02.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of KALABURAGI** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **KADANI**

The **Deputy Commissioner of Kalaburagi District**, having examined the said proposal of the Assistant Commissioner and having satisfied that the same meets the criterion prescribed to declare the **Basava nagar kadani tanda** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely:-

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	North	South	East	West
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
KALABURAGI	BASAVANAGAR KADANI TANDA (KADANI)	215/*/3	03	05	SY.NO 215/*/3 REMAINING PART	SY.NO 216	SY.NO 215/*/3REAR MINING PART	Sy.No 216

It is hereby declared that this unrecorded habitation may hereinafter be named as **BASAVANAGAR KADANI**

And whereas in consequence of this declaration the extent of land indicated in the column (4) above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his residential and other domestic purpose, if identified or included in it, the same shall be restored to him by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place: Kalaburagi

Date: 19.08.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date 02.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of KALABURAGI** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **KERUR**

The **Deputy Commissioner of Kalaburagi District**, having examined the said proposal of the Assistant Commissioner and having satisfied that the same meets the criterion prescribed to declare the **KASU NAYAK TANDA** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely:-

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Ac re	Gunta s	North	South	East	West
(1)	(2)	(3)	(4) (I)	(4) (II)	(5)	(6)	(7)	(8)
KALABURAGI	KASU NAYAK TANDA (KERUR)	14/1	1	25	SY.NO 13	SY.NO 14/5, 14/2 REAMINING PART	SY.NO 16 & 15	SY.NO 14/1 REAMINING PART
			1	25				
			03	00				
		TOTAL	06	10				

It is hereby declared that this unrecorded habitation may hereinafter be named as **KASU NAYAK TANDA**

And whereas in consequence of this declaration the extent of land indicated in the column (4) above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his residential and other domestic purpose, if identified or included in it, the same shall be restored to him by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place: Kalaburagi

Date: 19.08.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date 02.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of KALABURAGI** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **PALA**

The **Deputy Commissioner of Kalaburagi District**, having examined the said proposal of the Assistant Commissioner and having satisfied that the same meets the criterion prescribed to declare the **PALA TANDA** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely:-

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Ac re	Gunta s	North	South	East	West
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
KALABURAGI	PALA TANDA (UP GRAM)	129	00	30	SY.NO 129 & 118	SY.NO 128	SY.NO 118	SY.NO 129
			00	30				
		118/5	00	14				
		118/9	00	06				
		TOTAL	02	00				

It is hereby declared that this unrecorded habitation may hereinafter be named as **PALA TANDA (UP GRAM)**

And whereas in consequence of this declaration the extent of land indicated in the column (4) above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his residential and other domestic purpose, if identified or included in it, the same shall be restored to him by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place: Kalaburagi

Date: 02.09.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date 02.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of SEDAM** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **NADEPALLI TANDA**

The **Deputy Commissioner of Kalaburagi District**, having examined the said proposal of the Assistant Commissioner and having satisfied that the same meets the criterion prescribed to declare the **NADEPALLI TANDA** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely:-

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	North	South	East	West
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
SEDAM	NADEPALLI TANDA	292/7	1	00	SY.NO 292/7	SY.NO 222	SY.NO 223/6,	SY.NO 293, 222, 292/14
		292/14	00	09				
		222/4	00	06				
		222/3	00	12				
		222/10	00	10				
		223/3	00	10				
		223/4	01	00				
		223/6	00	10				

It is hereby declared that this unrecorded habitation may hereinafter be named as **NADEPALLI TANADA**

And whereas in consequence of this declaration the extent of land indicated in the column (4) above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his residential and other domestic purpose, if identified or included in it, the same shall be restored to him by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place: Kalaburagi

Date: 02.09.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date 02.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of SEDAM** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **TARAKASPET**

The **Deputy Commissioner of Kalaburagi District**, having examined the said proposal of the Assistant Commissioner and having satisfied that the same meets the criterion prescribed to declare the **GULA NAYAK TANDA** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely:-

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Ac re	Gunta s	North	South	East	West
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
CHITTAPUR	TARAKASPE T GULA NAYAK TANDA	155	1	04	SY.NO 155	ROAD & SIDDART H NAGAR	SY.NO 156	SY.NO 153

It is hereby declared that this unrecorded habitation may hereinafter be named as **GULA NAYAK TANDA**

And whereas in consequence of this declaration the extent of land indicated in the column (4) above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his residential and other domestic purpose, if identified or included in it, the same shall be restored to him by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place: Kalaburagi

Date: 02.09.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date 02.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of SEDAM** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **NALWAR**

The **Deputy Commissioner of Kalaburagi District**, having examined the said proposal of the Assistant Commissioner and having satisfied that the same meets the criterion prescribed to declare the **GANESH NAGAR** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely:-

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Ac re	Gunta s	North	South	East	West
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
CHITTAPUR	(NALWAR)	302	17	22	SY.NO 302/1	SY.NO 311, 303	SY.NO 304	SY.NO 312, 367
	GANESH NAGAR	301	00	25	ROAD	302/2	STN TANDA	300

It is hereby declared that this unrecorded habitation may hereinafter be named as **GANASH NAGAR**

And whereas in consequence of this declaration the extent of land indicated in the column (4) above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his residential and other domestic purpose, if identified or included in it, the same shall be restored to him by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place: Kalaburagi
Date: 02.09.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date 02.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of SEDAM** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **YARGAL**

The **Deputy Commissioner of Kalaburagi District**, having examined the said proposal of the Assistant Commissioner and having satisfied that the same meets the criterion prescribed to declare the **YARAGAL TANDA** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely:-

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Ac re	Gunta s	North	South	East	West
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
CHITTAPUR	(YARAGAL) YARAGAL TANDA	311	00	29	SY.NO 311	GOVT LAND	SY.NO 310	GOVT LAND

It is hereby declared that this unrecorded habitation may hereinafter be named as **YARAGAL TANDA**

And whereas in consequence of this declaration the extent of land indicated in the column (4) above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his residential and other domestic purpose, if identified or included in it, the same shall be restored to him by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place: Kalaburagi
Date: 02.09.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date 02.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of SEDAM** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **MOGALA**

The **Deputy Commissioner of Kalaburagi District**, having examined the said proposal of the Assistant Commissioner and having satisfied that the same meets the criterion prescribed to declare the **MOGALA TANDA** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely:-

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Ac re	Gunta s	North	South	East	West
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
CHITTAPUR	MOGALA TANDA	178/2,5	00	20	SY.NO 177	SY.NO 178/2,5	SY.NO 176/1	SY.NO 178/2
		176/1	00	26	RAILWAY	SY.NO 176/1	SY.NO 176/1	SY.NO 177
		TOTAL	02	10				

It is hereby declared that this unrecorded habitation may hereinafter be named as **MOGALA TANDA**

And whereas in consequence of this declaration the extent of land indicated in the column (4) above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his residential and other domestic purpose, if identified or included in it, the same shall be restored to him by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place: Kalaburagi

Date: 02.09.2022

DEPUTY COMMISSIONER
KALABURAGI

GOVERNMENT OF KARNATAKA

No.REV/LRM/190/2018-19

Office of the
Deputy Commissioner Kalaburagi
Date 02.09.2022

“FORM 2-E”

[sec sub-rule(3) of rule 9-B]

Whereas the **Assistant Commissioner of Kalaburagi** sub division after conducting spot inspection has submitted a proposal for declaration of unrecorded habitation in respect of habitation situated at **GANJAGERA**

The **Deputy Commissioner of Kalaburagi District**, having examined the said proposal of the Assistant Commissioner and having satisfied that the same meets the criterion prescribed to declare the said **THAVARU NAYAK TANDA** unrecorded habitation as such in exercise of the powers conferred under section 38A of the Karnataka Land Reforms Act,1961 hereby declare the following areas as an unrecorded habitation namely:-

Name of Taluk	Name of the habitation and name of original village under which it falls	Survey No	Total extent of land on which unrecorded habitation is located(4)		Boundaries			
			Acre	Guntas	North	South	East	West
(1)	(2)	(3)	(4) (i)	(4) (ii)	(5)	(6)	(7)	(8)
KALAGI	GANJAGERA	05	01	05	Sy.No 40 & 71	Sy.No 5 & 44/4	Sy.No 71 & 44/4	Sy.No. 5
		71	02	20				

It is hereby declared that this unrecorded habitation may hereinafter be named as **THAVARU NAYAK TANDA**

And whereas in consequence of this declaration the extent of land indicated in the column (4) above with survey number specified in column (3) on which the said unrecorded habitation is located vests absolutely in state Government free from all encumbrance.

Provided that, any private land vested in the Government as per this notification is subject to the condition that any extent of such land occupied by the land owner himself for his residential and other domestic purpose, if identified or included in it, the same shall be restored to him by the Assistant Commissioner at the time of identifying eligible claimants for issuing title deeds to the habitants of the said unrecorded habitation.

Place: Kalaburagi

Date: 02.09.2022

DEPUTY COMMISSIONER
KALABURAGI

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